

**JUDICIAL COUNCIL
MEETING AGENDA**

April 27, 2026

Hybrid Meeting (in person and Webex)

Matheson Courthouse – Council Room
450 S State Street, Salt Lake City, UT 84111

Chief Justice Matthew B. Durrant, Presiding

1. 9:00 a.m. Welcome & Approval of Minutes.....Chief Justice Matthew B. Durrant
(TAB 1 - Action)
2. 9:05 a.m. Chair’s Report.....Chief Justice Matthew B. Durrant
(Information)
3. 9:10 a.m. State Court Administrator’s Report.....Ron Gordon
(Information)
4. 9:20 a.m. Reports: Management Committee.....Chief Justice Matthew B. Durrant
Budget and Fiscal Management Committee.....Judge Rita Cornish
Liaison Committee.....Judge Brendan McCullagh
Policy, Planning, and Technology Committee.....Judge James Gardner
Bar Commission.....Katie Woods, esq.
(Information)
5. 9:30 a.m. WINGS Committee Report.....Judge Coral Sanchez
(TAB 2 - Information) Shonna Thomas
6. 9:40 a.m. Budget and Grants.....Karl Sweeney
(TAB 3 - Action) Alisha Johnson
7. 9:55 a.m. Data Sharing.....Jennifer Yim
(Information)
8. 10:15 a.m. Uniform Fine Schedule.....Michael Drechsel
(TAB 4 - Action)
9. 10:20 a.m. Art Policy.....Chris Talbot
(TAB 5 - Action)
10. 10:40 a.m. Certification of Treatment Courts.....Cris Seabury
(TAB 6 - Action) Katy Erickson

10:50 a.m. Break

- 11. 11:00 a.m. Committee on Fairness and Accountability Report.....Justice Jill Pohlman
(TAB 7 - Information) Jon Puentes
- 12. 11:10 a.m. Third District Commissioner Vacancy.....Mark Paradise
(TAB 8- Action)
- 13. 11:15 a.m. Old Business / New Business.....All
(Discussion)
- 14. 11:20 a.m. Consent Calendar.....Chief Justice Matthew B. Durrant
(Action)
- 15. 11:30 a.m. Senior Judge Appointment.....Neira Siaperas
(Action)
- 16. 11:35 a.m. Executive Session.....All
- 17. 12:20 p.m. Adjourn.....Chief Justice Matthew B. Durrant

Consent Calendar

- 1. Forms
(TAB 9)

Tab 1

JUDICIAL COUNCIL MEETING
Minutes

March 12, 2026

Hybrid Meeting (in person and Webex)

Dixie Convention Center- Entrada A Room
1835 S Convention Center Dr, St. George, UT 84790

Honorable Suchada Bazzelle, Presiding

Members:

Chief Justice Matthew B. Durrant, Chair
Hon. David Mortensen, Vice Chair
Hon. Suchada Bazzelle
Hon. Rita Cornish
Hon. Susan Eisenman
Hon. Michael Leavitt
Hon. James Gardner
Hon. Amber Mettler
Justice Paige Petersen
Hon. Chris Bown
Hon. Brendan McCullagh
Hon. Jon Carpenter
Hon. Samuel Chiara
Hon. Michael DiReda
Hon. Angela Fannesbeck
Kristin K. Woods

AOC Staff:

Neira Siaperas
Michael Drechsel
Keisa Williams
Nick Stiles
James Peters
Brody Arishita
Daniel Meza Rincon

Excused:

Hon. Christine Johnson
Ron Gordon
Shane Bahr

Presenters:

Karl Sweeney
Alisha Johnson
Russell Pearson
Travis Erickson
Kim Cordova
Elizabeth Wright
Hon. John Walton
Cade Stubbs
Michael Samantha Starks

1. WELCOME AND THE APPROVAL OF MINUTES (Judge Suchada Bazzelle):

Judge Suchada Bazzelle welcomed everyone to the meeting and called for any questions or corrections to the February 23, 2026, meeting minutes. None were raised.

Motion: Justice Paige Petersen moved to approve the February 23, 2026, minutes. Judge Jon Carpenter seconded the motion, which passed unanimously.

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

Chief Justice Matthew Durrant noted that the matters referenced in the Chair's Report would be addressed later in the agenda.

3. STATE COURT ADMINISTRATOR REPORT (Neira Siaperas):

Neira Siaperas announced that Nini Rich, Director of Alternative Dispute Resolution (ADR), will retire

in May after 26 years of service to the Judiciary. Ms. Siaperas noted that Ms. Rich’s retirement will be a tremendous loss for the Judiciary. She also recognized Ms. Rich’s outstanding work in building a strong ADR team and expressed confidence that her successor will continue the excellence of the Judiciary’s ADR programs.

Ms. Siaperas reported that, earlier in the week, the Management Committee approved pursuing contracts with the Grand Hyatt in Deer Valley for all 2027 judicial conferences. Rising costs and space limitations have made conference planning increasingly difficult, particularly as the number of judges grows. She noted that Lauren Andersen and her team successfully solicited bids for multiple conferences together, an approach that produced several responses. The Management Committee selected the Grand Hyatt Deer Valley as it meets the Judiciary’s needs, including cost and space considerations. The Committee made this decision on behalf of the Judicial Council due to a March 10 deadline imposed by the venue for a response to the bid. Contracts are currently being finalized.

Ms. Siaperas stated that the legislative session was challenging and produced mixed results for the Judiciary. She noted that the Judiciary did not receive funding for most of its priorities, including ongoing funding for employee compensation, which remains a significant concern. She further reported, however, that the Judiciary received a historic number of judicial officers and staff positions, most of which had been identified as needed. Ms. Siaperas explained that a significant focus of the session was also on protecting the Judiciary’s existing budget from proposed reductions. In the end, the Judiciary was able to preserve core operations and avoid deeper cuts while also securing significant gains in judicial officers and staff. Ms. Siaperas thanked AOC staff for their substantial work supporting the Judiciary’s budget efforts during the session.

4. 2026 GENERAL SESSION BUDGET ACTIONS (Neira Siaperas):

Ms. Siaperas summarized the 2026 Final Appropriations and Budget Reductions as follows:

Judiciary FY27 Budget Appropriations

Compensation			
	Ongoing	One-time	Notes
Judges and Commissioners	2.5%	\$0	2.5% compensation increase for judges and commissioners
Employee Pay for Performance	\$0	\$1,473,500	1% pay-for-performance bonuses for employees
Employee COLA	2.5%	\$0	2.5% cost-of-living adjustment for employees
Employee Benefit Modifications (SB 229)	TBD	\$0	Adjustments for 401(k) expected match and liability calculations for leave balances
Personnel			
	Ongoing	One-time	Notes
Judicial Officers (9)			Adds 2 Supreme Court Justices, 2 Court of Appeals Judges, 3 District Court Judges, and 2 Court Commissioners
Attorney Law Clerks (12.5)			Adds 4 law clerks for the Supreme Court, 4 for the Court of Appeals, 1.5 for the District Court, and 3 for Three-Judge Panels
Judicial Assistants (24.5)			Adds 1 judicial assistant for the Supreme Court, 6 for the District Court, 5 for Court Commissioners, 12.5 for audio requests under Judicial Transparency, Information Access, and Transition Amendments (HB 540)
Judicial Case Manager (1)			Adds 1 Case Manager for Three-Judge Panels
IT Staff (2)			Adds 2 IT staff for website maintenance (HB 540)
IT/Operational Costs			Laptops, software, and other operational support costs for new positions
TOTAL FUNDING PERSONNEL	\$7,582,700	\$266,700	
Other Funding			
	Ongoing	One-time	Notes
Xchange/CARE/Website Development	\$0	\$1,290,000	Funding for Xchange, CARE, and website development under HB 540
IT Programming/Data	\$8,000	\$28,000	Funding for programming and data work under Judicial Performance Evaluation Amendments (SB 233)
Fiscal Notes Funding	\$408,100	\$90,500	Case processing fiscal note funding available to the Judicial Council
Supreme Court Chambers	\$0	\$1,680,000	Supreme Court chambers construction and related build-out costs
TOTAL OTHER FUNDING	\$416,100	\$3,088,500	
	Ongoing	One-time	
TOTAL FUNDING RECEIVED	\$7,998,800	\$4,828,700	

Judicial Council FY2027 Budget Priorities

Priority	Description	Ongoing		One-time		Note
		Requested	Funded	Requested	Funded	
Core Courthouse Workforce Retention	Salary increases to improve retention among the judiciary's core courthouse workforce (judicial assistants, managers, probation officers, administrative staff). Intended to reduce approximately 20% turnover and retain institutional knowledge.	\$5,899,800	\$0	\$0	\$0	
Judicial Officers and Support Staff	Funding for 10 new judges (8 district, 1 juvenile, 1 Court of Appeals), 4 commissioners, and necessary support staff. Includes one-time funding to finish a shelled courtroom in Tooele County.	\$9,211,600	\$5,670,700	\$1,380,000	\$1,818,100	Ongoing funding received includes: - 3 District Court Judges - 2 Supreme Court Justices - 2 Court of Appeals Judges - 2 Court Commissioners - Support staff and IT/Operational costs. One-time funding received includes: - Chambers construction for new Supreme Court justices - IT/operational costs
Sixth District Training Coordinator	Establishes a training coordinator for the Sixth District (the only district without one) to support staff training across six counties and a large geographic region.	\$102,300	\$0	\$0	\$0	
Integrated Domestic Violence Court (Tooele County)	Creates an Integrated Domestic Violence Court using a "one judge, one family" model to improve victim safety, reduce recidivism, and coordinate services.	\$1,972,600	\$0	\$1,285,000	\$0	
Domestic Violence Courts (Grand & Wasatch Counties)	Provides treatment resources and a shared Domestic Violence Court Coordinator to strengthen existing Domestic Violence Courts.	\$618,600	\$0	\$0	\$0	
Statutory Requirement – Guardianship Signature Program Attorney Pass-Through	Provides funding for representation of indigent individuals in guardianship proceedings as required by Utah law.	\$667,600	\$0	\$0	\$0	

Judicial Officers and Personnel

	Includes	Bill	Ongoing	One-time
Supreme Court	2 Supreme Court Justices 4 Law Clerks 1 Judicial Assistant	SB 134	\$1,437,400	
	IT and Operational costs	SB 134	\$35,000	\$90,200
	Chambers expansion	SB 134		\$1,680,000
Court of Appeals	2 Court of Appeals Judges 4 Law Clerk	SB 134	\$1,318,400	
	IT and Operational costs	SB 134		\$17,400
3rd District Court	1 Judge 2 Judicial Assistants .5 Law Clerk	SB 134	\$606,160	
	IT and Operational costs	SB 134	\$22,500	\$10,160
4th District Court	1 Judge 2 Judicial Assistants .5 Law Clerk	SB 134	\$606,170	
	IT and Operational costs	SB 134	\$22,500	\$10,170
5th District Court	1 Judge 2 Judicial Assistants .5 Law Clerk	SB 134	\$606,170	
	IT and Operational costs	SB 134	\$22,500	\$10,170
Three-Judge Panels	3 Law Clerks 1 Case Manager	HB 392	\$518,700	
	IT and Operational costs	HB 392	\$26,800	\$88,100
State Collections and Housing Court Amendments	2 Court Commissioners 5 Judicial Assistants	SB 270	\$993,900	
Judicial Transparency, Information Access, and Transition Amendments	2 IT staff 12.5 Judicial Assistants	HB 540	\$1,357,000	
	IT and Operational costs	HB 540	\$9,500	\$40,500

TOTAL FUNDING **\$7,582,700** **\$1,946,700**

TOTAL PERSONNEL 9 Judicial Officers, 12.5 Attorney Law Clerks, 24.5 JAs, 1 JCM, 2 IT staff

Note: Judicial Case Distribution Amendments (HB 366) allocates \$1,733,800 ongoing and \$1,155,400 one-time for 3 judges, 6 judicial assistants, 2 law clerks, and IT/operational costs. Funding is contingent upon 78A-5-102.7 being invalidated or enjoined, which would trigger the implementation of the associated trigger law.

Budget Adjustments (General Fund)			
	Ongoing	One-time	Description
Ongoing Turnover Savings	(\$185,000)		Returns ongoing turnover savings to the Legislature, reducing the ongoing base available for Judicial Council allocation in FY 2027.
Reverse 2025 Courts Operating Expenses		(\$500,000)	Returns \$500,000 one time to the Legislature, representing half of the \$1,000,000 in ongoing funding provided to the Courts during the 2025 General Session.
JWI Program Reduction		(\$300,000)	Ongoing General Fund reduction to the Juror, Witness, and Interpreter line item.
TOTAL REDUCTIONS	(\$185,000)	(\$800,000)	

Other Budget Adjustments	
	Description
Court Fees Funding Shift	Increases four filing fees projected to generate \$3,360,000 in additional General Fund revenue: - Complaint or Petition (\$2,000 or less): \$90 to \$105 - Complaint or Petition (\$2,001 to \$9,999): \$200 to \$215 - Divorce or Separation Petition: \$325 to \$350 - Garnishment: \$50 to \$75
Funding Source Shifts	Four funding shifts reallocate costs without changing the Courts' overall budget. Three shift costs from the General Fund to dedicated accounts (Court Complex, Court Security, and JCTST) using available or increased collections. The fourth completes an early building purchase with one-time funding and an offsetting ongoing lease-to-operations-and-maintenance adjustment.

5. COMMITTEE REPORTS:

Management Committee: Nothing to report.

Budget & Fiscal Management Committee: Nothing to report.

Liaison Committee: Judge Brendan McCullagh expressed appreciation to the committee for their help with a challenging and strenuous legislative session. Michael Drechsel will discuss the work of the committee later in the meeting. Chief Justice Matthew Durrant also expressed his gratitude towards the committee for their work.

Policy, Planning, and Technology Committee: Nothing to report.

Bar Commission: Katie Woods expressed the Bar's gratitude for Judicial Council members who are attending the Utah State Bar Convention. She reported that the Utah State Bar's leadership will discuss further items later in the meeting.

6. BUDGET AND GRANTS (Karl Sweeney, Alisha Johnson):

Alisha Johnson presented the financial reports.

FY 2026 Ongoing Turnover Savings as of 02/26/2026- Period 8

#		Prior Month Forecast	Actual	Forecasted	Change in Forecast
		Amount @ YE	Amount YTD	Amount @ YE	Amount @ YE
	Net Carried over Ongoing Savings (finalized from FY 2025)	138,582	138,582	138,582	-
	Ongoing Turnover Savings FY 2026 (actual year-to-date, Salary Differential only)	649,316	857,633	857,633	208,317
1	Ongoing Turnover Savings FY 2026 (forecast \$65,000 / month x 4 months, Salary Differential only)	325,000	-	260,000	(65,000)
	TOTAL SALARY RELATED ONGOING SAVINGS	1,112,898	996,215	1,256,215	143,317
	Benefit Differential Savings FY 2026 (will be recognized in this row starting in Q4)	-	-	-	-
	TOTAL SAVINGS	1,112,898	996,215	1,256,215	143,317
2	2026 Annual Authorized Hot Spot Raises	(200,000)	(191,455)	(200,000)	-
	TOTAL USES	(200,000)	(191,455)	(200,000)	-
	Total Actual/Forecasted Unencumbered Turnover Savings for FY 2026	912,898	804,760	1,056,215	143,317

FY 26 Ongoing Funding Net of Commitments/Reserves- Period 7, FY 2026

Available Funds		Net Available
Ongoing Turnover Savings carried over from FY 2025		\$ 138,582
Actual Ongoing Turnover Savings from FY 2026 (as of period 6) - Note: Does not include CY benefits differential until Q4 or forecasted amounts		\$ 857,633
Total Available Ongoing Funding - Cash Basis		\$ 996,215
Commitments/Reserves		
1 Judicial Council Delegated to State Court Administrator for Discretionary Use in FY 26		\$ (200,000)
2 Obligated/Committed Funds Needed by June 30, 2026 for use in 7.1.2027 fiscal year for Investing in our People		\$ (370,000)
3 Director of Finance and State Court Admin. reserves for assumption contingencies (including a negative benefit differential) that enable meeting the investing in our People Ongoing Commitment		\$ (100,000)
Total Commitments/Reserves		\$ (670,000)
Net Available Ongoing Funding - Cash Basis (Deficit)		\$ 326,215
Deferred Ongoing Requests		Judicial Council Approved
<i>Requests are deferred until Net Available Ongoing Funding - Cash Basis exceeds these requested amounts</i>		
8th District Probation Training Coordinator - Russ Pearson		\$ 52,500
Juvenile Court ICJ Funding Increase		\$ 7,000
	Subtotal	\$ 59,500

FY 2026 One Time Turnover Savings- Period 8 Updated as of Pay Period Ending 02/13/2026 (1,312 out of 2,088 hours)

#	Description	Funding Type	Actual Amount
1	One Time Turnover Savings (from actual payroll data versus budget as of PPE 02/13/2026)	Internal Savings	1,066,682
2	Est. One Time Savings for remaining pay hours (776 @ \$900 / pay hour)	Internal Savings (Est.)	698,400
Total Potential One Time Savings			3 1,765,082
<i>Prior Report Totals (as of PPE 01/16/2026)</i>			1,894,391
<i>FY 2025 Final</i>			3,072,760

FY 2026 Year end Requests and Forecasted Available One-Time Funds - Period 8

Forecasted Available One-time Funds				#	One-time Spending Plan Requests	Adjusted Requests Amount	Judicial Council Approved Amount
Sources of YE 2026 Funds							
*	Turnover Savings as of PPE 01/16/2026	Turnover Savings	1,066,682				
	Turnover savings Estimate for the rest of the year (\$900 x 936 pay hours)	Turnover Savings	698,400				
	Total Potential One Time Turnover Savings		1,765,082				
	Less: Judicial Council Delegated to State Court Administrator for Discretionary Use		(250,000)				
(a)	Total Potential One Time Turnover Savings Less Discretionary Use		1,515,082				
	Operational Savings From TCE / AOC Budgets - mid-year forecast	Internal Operating Savings	599,910				
	Operational Savings from IT Budget - Timing of Contract Renewal Deferred to FY 27	Internal Operating Savings	400,000				
	Reserve Balance (balance from FY 2025 Carryforward)	Judicial Council Reserve	700				
	Use IT Budget Savings and Operational Savings to Increase Retro YOS Eligibility	Adjustments to CY Operations	(462,000)				
(b)	Total Operational Savings, Reserve, Unclaimed Property and Prior Year Adjustments		538,610				
(c)	Total of Turnover Savings & Operational Savings = (a) + (b)		2,053,692				
Uses of YE 2026 Funds							
(d)	Carryforward into FY 2027 (Anticipate request to Legislature for \$3,200,000)	FY 2027 Carryforward	(2,053,692)				
	Total Potential One Time Savings = (c) less Carryforward (d)		-				
	Less: Judicial Council Requests Previously Approved		-				
	Less: Judicial Council Current Month Spending Requests		-				
	Remaining Forecasted Funds Available for FY 2026 YE Spending Requests, CCCF, etc.		-				
Updated 02/26/2026							
							<i>Last reported expected carryforward: \$2,123,001</i>

7. TCE Report (Russell Pearson and Travis Erickson)

Travis Erickson reported on the System Review, Strategic Plan, and ongoing statewide initiatives across the districts. He noted that overall, staff demonstrate a strong connection to the Judiciary's mission statement. Mr. Erickson also reviewed the most significant challenges faced by the districts, including change fatigue, burnout, inadequate compensation, lack of interest in leadership positions, training needs, turnover, and retention issues. He stated that incentives, such as the Investing in Our People initiative, have been instrumental in motivating staff and expressed appreciation to the Judicial

Council for the efforts to improve compensation and workplace flexibility for employees. Russell Pearson reported that most districts have held Court Connect Town Halls within their districts.

8. Utah State Bar Report (Kim Cordova and Elizabeth Wright)

Kim Cordova reported on the Utah State Bar's involvement in the recent legislative session. She noted that the Bar has taken a more intentional and proactive approach, increasing its presence at the Capitol beginning last year. Ms. Cordova shared that the Bar engaged a legislative policy lobbyist to provide timely information and facilitate productive discussions with legislators. The Bar expressed concerns on several bills, provided testimony multiple times during the session, and expanded its media presence through talk shows, television, newspapers, editorial boards, press releases, and press conferences. She further highlighted the Bar's efforts to enhance public education and its work with JPEC to educate voters about judicial evaluations, emphasizing accountability and transparency.

Ms. Cordova also reviewed the upcoming 95th Anniversary of the Utah State Bar, which will be held in conjunction with the 250th anniversary of the Constitution at the Grand America Hotel and the Bar's summer convention in Sun Valley. She invited and encouraged all judicial officers to attend.

Justice Petersen expressed the Council's gratitude for the Utah State Bar's continued support, emphasizing its understanding of the importance of the rule of law, the role of the courts, and the separation of powers. She commended the Bar's eloquence and steadfast commitment to these principles.

9. LEGISLATIVE UPDATES (Michael Drechsel)

Michael Drechsel provided an overview of the 2026 legislative session and noted he will be conducting several legislative updates tailored to various benches and administrative audiences. He acknowledged the work of the Liaison Committee and expressed appreciation for their substantial time, guidance, and support throughout the session.

Mr. Drechsel reviewed several bills of concern that did not pass, including proposals relating to judicial retention, judicial nominations, jury selection, party affiliation in elections, judicial district restructuring, speedy trial requirements, child welfare timelines, bail amendments, and other measures affecting court operations. He noted that some of these proposals may return in future sessions and suggested there may be value in interim discussions with legislators to better understand the concerns driving such proposals.

Mr. Drechsel discussed Senate Joint Resolution 10, which would have required in-person jury selection in felony cases. Although the bill was ultimately circled and did not pass, he explained that the matter prompted changes in Third District practices, including development of a process under which parties may elect either in-person or virtual jury selection beginning in January 2027. He also referenced a public statement approved by Management Committee regarding the importance of jury selection and the Council's commitment to working with presiding judges to ensure in-person options are available where virtual jury selection is used. He reviewed a legislation that directs changes to sentencing guidelines and judicial sentencing priorities in certain serious offenses, with increased emphasis on public safety. He noted that further training will follow once sentencing guidelines revisions are completed.

Mr. Drechsel also summarized House Bill 186, which requires the Administrative Office of the Courts to file a complaint with the Judicial Conduct Commission if the Chief Justice places a judge on

administrative leave for conduct-related reasons. He then discussed House Bill 0366 which revised the district court panel process, made changes affecting Business and Chancery Court procedures, and included provisions directing presiding judges to assign certain municipal cases in a specified manner.

Mr. Drechsel summarized the House Bill 540, Judicial Transparency Bill, which requires the Judicial Council to create judicial financial disclosure requirements comparable to those applicable to other elected officials and report back during the interim session. He also explained that the bill funds significant improvements to court records access through Xchange and requires that parties be provided free and expedited access, where possible, to audio from their own cases. He stated that implementation will require substantial operational effort and additional staffing.

Lastly, Mr. Drechsel summarized Senate Bill 270, which authorizes the district court to create a debt collection and housing division and provides funding for two commissioners and five judicial assistants. He noted that implementation will require substantial work by the Council, the Supreme Court, court leadership, and stakeholders, including rulemaking, operational planning, IT changes, and facility modifications.

Mr. Drechsel concluded by noting that additional legislative details will be covered in forthcoming legislative updates tailored to specific court audiences. Council members expressed appreciation for Mr. Drechsel's work and the extensive efforts of those involved in supporting the Judiciary during the legislative session.

Motion: Judge Brendan McCullagh moved to authorize the creation of a multi-disciplinary steering committee to oversee the implementation of the Debt Collection and Housing Division envisioned by Senate Bill 270. Judge Samuel Chiara seconded the motion, and it passed unanimously.

10. **FIFTH DISTRICT REPORT** (Judge John Walton and Cade Stubbs)

Judge John Walton expressed his appreciation to the Council for the new judicial position in the Fifth District. He reported that the Fifth District currently has eight District Court judges, with three new judges expected to begin service this year. Cade Stubbs provided an overview of judges who have been onboarded in recent years.

11. **COMITTEE ON CHILDREN AND FAMILY LAW** (Michael Samantha Starks)

Michael Samantha Starks reported that there are three member vacancies and one co-chair vacancy on the Standing Committee on Children and Family Law (SCCFL). She stated that the SCCFL and the respective boards have met and finalized their recommended appointments:

- Martín Muñoz (Voices for Utah Children) to replace Anna Thomas as the Professional in Child Development;
- Judge Catherine Conklin (Second District) to replace Judge Sean Petersen as the District Court Judge;
- Judge Ryan D. Petersen (Fourth District) to replace Judge Brody Keisel as the Juvenile Court Judge; and
- Judge David Johnson (Third District) to serve as the new Juvenile Court Co-Chair.

Motion: Judge McCullagh moved to appoint the members to the SCCFL as presented. Judge Chiara seconded the motion, and it passed unanimously.

12. **EXPANSION OF TERRITORIAL JURISDICTION** (Jim Peters)

Jim Peters presented a request for the expansion of territorial jurisdiction of Washington Terrace Justice Court. Mr. Peters reported that Ogden Valley was incorporated as a new, independent city effective on January 1, 2026. Ogden Valley has elected to have its cases heard in Washington Terrace Justice Court. Mr. Peters requested that the Council approve the territorial jurisdiction of Washington Terrace Justice Court be expanded to include the city of Ogden Valley.

Motion: Judge Chiara moved to approve the expansion of territorial jurisdiction of Washington Terrace Justice Court to include Ogden Valley City. Judge Carpenter seconded the motion, and it passed unanimously.

13. **CERTIFICATION OF JUSTICE COURT JUDGE** (Jim Peters)

Jim Peters presented a request for the certification of Wayne D. Jones as Justice Court Judge for Tooele County. Mr. Peters reported Judge Dow resigned in December 2025 and the Tooele County Council selected Wayne D. Jones to serve as the county's new justice court judge.

Motion: Judge Chiara moved to approve the certification of Wayne D. Jones as a Justice Court Judge. Judge Carpenter seconded the motion, and it passed unanimously.

14. **DISTRICT COURT JUDGE PANELS** (Brody Arishita)

Brody Arishita, Chief Information Officer, provided an overview of how the District Court Panel randomizer has chosen the last four panels. Mr. Arishita noted that the history of panel selections will be available for any future review and audits.

15. **SENIOR JUDGE APPOINTMENTS AND REAPPOINTMENTS** (Neira Siaperas):

Motion: Justice Petersen made a motion to move into an executive session for the purpose of discussing the character, professional competence, or physical or mental health of an individual. Judge Michael DiReda seconded the motion, which passed unanimously.

The Council convened in executive session. After returning to open session, the Council considered the following motion:

Motion: Judge Michael Leavitt made a motion that Judge Cullimore and Judge Appleby meet the qualifications for reappointment as active senior judges; that Judges Bunnell, Hall, Ludlow, and Low meet the qualifications for reappointment as inactive senior judges; and that Judges Eyre, Fuchs, Jones, Hornak, McDade, Reese, Skanchy, and Harmond meet the qualifications for reappointment as active senior judges subject to their completion of 30 hours of approved judicial education by June 30, 2026. Judge Chiara seconded the motion, which passed unanimously.

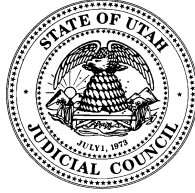
16. **CONSENT CALENDAR** (Judge Suchada Bazzelle)

Motion: Katie Woods made a motion to approve the items on the consent calendar. Judge Rita Cornish seconded the motion, which passed unanimously.

17. **ADJOURN**

The meeting was adjourned.

Tab 2



Administrative Office of the Courts

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

April 17, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Judicial Council

FROM: Judge Coral Sanchez, WINGS Chair
Shonna Thomas, Court Program Administrator – GRAMP

RE: WING Committee - Annual Report

The Working Interdisciplinary Network of Guardianship Stakeholders (WINGS) committee is a problem-solving body that relies on court-community partnerships to:

- Oversee guardianship practice in the Courts;
- Improve the handling of guardianship cases;
- Engage in outreach and public education; and
- Enhance the quality of care and quality of life of vulnerable individuals.

WINGS conducts business in agreement with UCJA Rule 3-421 and has been a standing committee of the Judicial Council since 2022. WINGS currently has 31 stakeholders.

WINGS 2025 Projects:

- Recommended changes to Utah Code § 75-5-303 that were approved by the Court's Legislative Liaison Committee. Suggested changes included updating the statutory criteria to conform with current medical standards and clarifying language on the requirements for attorneys and court visitors in guardianship proceedings. The recommended changes were introduced in the 2025 Legislative Session and passed in full, going into effect in May 2025.
- Worked on resource materials, forms, and training related to a new guardianship case type, Severe Intellectual Disability, passed during the 2025 Legislative Session.
- Updated and revised court forms related to guardianship and conservatorship, in partnership with the Forms Committee. In addition to addressing current forms, the committee created new forms for the emergency, temporary, and Adult-Child guardianship case types, which were approved by the Forms Committee in June and November 2025. Previously, petitioners interested in pursuing these types of guardianships had to use and modify the permanent guardianship forms.

- Presented at the Annual Judicial Conference in September 2025 on the topic of the new guardianship case type, Severe Intellectual Disability. The Presentation covered statutory differences with other case types, considerations for judges when petitions are received, and available resources to assist judges in making decisions on these cases.
- Conducted a Brown Bag training for judges in November 2025. The training covered general guardianship proceedings, statutory standards, including least restrictive alternatives, the use of attorneys and court visitors, and common challenges in guardianship cases.
- Completed work on major revisions to the Basic Guidelines to Serve as Guardian and Conservator of an Adult manual. In addition to bringing the manual up to date with Utah Code and rules, the committee used new court AI resources to ensure the content was at an appropriate reading level and accessible to court patrons. This was a multi-year project, culminating in final approval from the Judicial Council in December 2025. The committee will work on updating the guardianship qualifying exam in 2026.
- Worked on solutions to address the shortage of volunteer attorneys available to represent vulnerable adults in guardianship cases, WINGS provided support for a request to the Judicial Council to fund three attorneys to help the court meet the statutory obligations outlined in Utah Code § 75-5-303(2)(b), which was approved and included in court's requests to the Legislature during the 2026 session. This is an ongoing problem and need, and WINGS will continue to look toward additional possibilities and solutions.
- Developed a draft proposal to present to the Board of District Court Judges in pursuit of support to implement universal criminal background checks for prospective guardians and conservators. The committee will continue to work on this project in 2026.
- Participated in the national conversation surround guardianship and conservatorship to learn from national WINGS partners and share resources with others across the country.

Upcoming Projects:

- Building a partnership with the Utah Parent Center to produce updated and interactive training materials and resources to educate the public on alternatives to guardianship.
- Working with a coalition of attorneys experienced in guardianship law and procedure to update training materials for lawyers interested in volunteering for the Guardianship Signature Program, in conjunction with obtaining permission to offer CLE credits through the Utah Supreme Court's Board of Continuing Legal Education office.
- Creating forms and education resources for individuals pursuing guardianship of a minor, and improving the qualifying exams for adult and minor guardianship petitions.
- Working with the Education department to create an updated training presentation on guardianship and conservatorship for new judges.

WINGS would also like to formally express their gratitude to Judge Keith Kelly, who served as Chair of WINGS from September 2019 until his retirement from the Courts in September 2025. Judge Kelly’s investment and passion for improving guardianship processes and advocating for the rights of vulnerable individuals has been instrumental in helping WINGS support and advance the mission of the Court.

WINGS Executive Committee:

Coral Sanchez	Judge, WINGS Chair	Third District Court
Matthew Hansen	Judge, WINGS Vice Chair	Second District
Brant Christiansen	Attorney/Partner	Lewis Hansen Law Firm
Nels Holmgren	Director	Division of Adult and Aging Services
Wendy Naylor	Director	Adult Protective Services
Andrew Riggle	Public Policy Analyst	Disability Law Center
Keri Sargent	Deputy District Court Administrator	Administrative Office of the Courts
Shonna Thomas	Program Administrator - GRAMP	Administrative Office of the Courts
Holly Thorson	Court Visitor Program	Administrative Office of the Courts

WINGS Steering Committee:

Shane Bahr	District Court Administrator	Administrative Office of the Courts
Carole Baraldi	Professor, Geriatrics	University of Utah School of Medicine
Sarah Box	Attorney	Utah Courts - Self Help Center
Deborah Brown	Retired Professional Guardian	Guardianship & Conservator Services
Natasha Burningham	Education Project Coordinator	Utah Parent Center
Megan Connelly	Access to Justice Director	Utah State Bar
Katie Cox	Attorney	Disability Law Center
Rob Denton	Attorney	Attorney at Law
Rob Ence	Director	Utah Commission on Aging
Wendy Fayles	Criminal Justice / Mentor	National Alliance on Mental Illness
Leslie Francis	Attorney	University of Utah Law School
Ann Humpherys	LTC Ombudsman Program Manager	Dept. of Health and Human Services
Doug LeDoux	Court Visitor Program	Administrative Office of the Courts
Rachelle Johnson	Probate Clerk	Fourth District Court
Eve Larsen	Case Manager Senior Services	Davis County Health Department
Alan Ormsby	State Director	AARP
Tanya Schmidt	Director	Office of Public Guardian
Bree Spaulding	Staff Attorney	Utah Legal Services
Katie Thomson	Judicial Case Manager	Third District Court
James Toledo	Program Manager	Utah Division of Indian Affairs
Todd Weiler	Utah State Senator	Utah Legislature
Kaye Lynn Wootton	Assistant Attorney General	Medicaid Fraud Control Unit

Tab 3

**Budget and Grants Agenda
For April 27, 2026
Judicial Council Meeting**

1. Monthly YTD Financials Alisha Johnson
(Item 1 - Information)
 - FY 2026 Ongoing Turnover Savings – Per 9
 - FY 2026 One Time Turnover Savings – Per 9
 - FY 2026 JC Year End Spending Plan – Per 9
 - Carryforward and Ongong TOS Requests – Per 9
 - ARPA Quarterly Report

2. Additional JCTST Funds Request.....Jim Peters, Justice Court Administrator
(Item 2 – Action)

3. Grants Jordan Murray
 - A. VAWA Grant Update..... Amy Hernandez
(Item 3A – Information)

 - B. Appellate Pro Bono Bar Foundation Grant - Renewal Nick Stiles
(Item 3B – Action)

4. Commissioner Salary for FY 2027 Ron Gordon
(Item 4 – Action)

5. CCCF Fund Update..... Karl Sweeney and Suzette Deans
(Item 5 – Information)

Item 1



FY 2026 Ongoing Turnover Savings as of 04/09/2026 - Period 9

#		Prior Month	Forecast	Actual	Forecasted	Change in Forecast
		Amount @ YE		Amount YTD	Amount @ YE	Amount @ YE
	Net Carried over Ongoing Savings (finalized from FY 2025)	138,582		138,582	138,582	-
	Ongoing Turnover Savings FY 2026 (actual year-to-date, Salary Differential only)	857,633		927,391	927,391	69,759
1	Ongoing Turnover Savings FY 2026 (forecast \$65,000 / month x 3 months, Salary Differential only)	260,000		-	195,000	(65,000)
	TOTAL SALARY RELATED ONGOING SAVINGS	1,256,215		1,065,974	1,260,974	4,759
	Benefit Differential Savings FY 2026 (will be recognized in this row starting in Q4)	-		(31,028)	(31,028)	(31,028)
	TOTAL SAVINGS	1,256,215		1,034,945	1,229,945	(26,270)
2	2026 Annual Authorized Hot Spot Raises	(200,000)		(191,455)	(200,000)	-
	TOTAL USES	(200,000)		(191,455)	(200,000)	-
Total Actual/Forecasted Unencumbered Turnover Savings for FY 2026		1,056,215		843,491	1,029,945	(26,270)

- * Ongoing turnover savings only happens when a vacant position is filled at a lower rate (Salary Differential) and / or with lower benefits (Benefit Differential).
- * We defer recognizing the Benefit Differential until Q4 of the fiscal year due to potential volatility in benefit selection in the short term. This allows time for the benefit selections for the year to normalize. Current benefit differential is (\$31,028.40). Prior report benefit differential was (\$55,192.02). FY 2025 full year benefit differential was +\$201,339.
- * Currently, 19 FTE are vacant. This is down from the last report where 25.5 positions were vacant.
- 1 Currently forecasting \$65,000 of ongoing Salary Differential savings a month for the remainder of the FY; actual run rate is \$927,391 / 9 months = \$103,043 /month
- 2 Authority was delegated from the Judicial Council to the State Court Administrator/Deputy in October 2022 to expend up to \$200,000 annually.

PLEASE NOTE: With the change in payroll systems, we do not yet have a full dataset for the most recent pay period so adjustments may occur.

Definitions:

Salary Differential - the annualized difference in salary and salary related benefits between a prior employee and a replacement employee. Recognized when a new employee is hired.

Benefit Differential - the annualized difference in medical and dental benefit cost between a prior employee and a replacement employee. Recognized in Q4 of the fiscal year and only after benefits are selected.



FY 2026 One Time Turnover Savings - Period 9

Updated as of Pay Period Ending 03/27/2026 (1,552 out of 2,088 hours)

#		Funding Type	Actual Amount
1	One Time Turnover Savings (from actual payroll data versus budget as of PPE 03/27/2026)	Internal Savings	1,172,634
2	Est. One Time Savings for remaining pay hours (536 @ \$600 / pay hour)	Internal Savings (Est.)	321,600
Total Potential One Time Savings		3	1,494,234

Prior Report Totals (as of PPE 02/13/2026) 1,765,082
FY 2025 Final 3,072,760

- Actual per hour turnover savings for the last 4 pay periods (oldest to newest): \$491.13, \$576.67, \$80.00, and (\$835.65). The average per hour turnover savings for FY 2026 YTD: \$755.56. Last report's average was \$840.18.

In addition to vacancies, these variances between the 4 pay periods are related to the temporary effects of:
 Increase in non-Investing in our People related incentive award issuances in PPE 3/13/26 and 3/27/26 (3rd and 4th periods listed above).
 Average is between \$5k and \$10k per pay period. Jumped to ~ \$36.8k and ~ \$68.2k in the two listed periods.

The budget for these incentives is calculated as a straight line distribution whereas timing of payments have varied.

Increase in Investing in our People related incentive awards in PPE 3/13/26 (3rd period listed above).
 Prior two IOP award amounts (not including benefits) were \$54,600 and \$48,800. PPE 3/13/26 was \$61,800.

The last pay period listed above is also the first pay period that resulted after the transition in payroll systems. There may be minor adjustments as we work through the transition to Vantage Payroll.

- We have modified our estimated one time turnover savings for remaining pay hours from \$900 to \$600 as of PPE 03/13/2026. This is due to a low
- number of current vacancies (19 FTE) & the reduced savings from the expiration of the Social Security cap as of the start of the new calendar year.

The decline from FY 25 to FY 26 is primarily due to the decrease in vacant positions which have declined from an average of 25-30 vacant positions between January 2025 & mid-September 2025 to +/- 15 vacant positions since mid-September. Overall, it appears that positions are filling faster when vacant. This decrease from 30 to 15 vacant positions at a loaded rate of ~ \$37.99 / hr equates to ~ \$569.85 per pay hour decrease or an estimated \$1,189,900 annual



FY 2027 Carryforward and Ongoing Requests - Period 9, FY 2026

4/9/2026

Funding Sources

	One Time	Ongoing
Ongoing Turnover Savings carried over from FY 2025		\$ 138,582
Forecasted YE Ongoing Turnover Savings from FY 2026		\$ 1,091,363
Subtotal		\$ 1,229,945
Unobligated Fiscal Note Funds - District Court (net)	\$ 94,100	\$ 404,500
Unobligated Fiscal Note Funds - Juvenile Court	\$ (3,600)	\$ 3,600
Unobligated Fiscal Note Funds - Admin	\$ -	\$ 10,900
Legislative ongoing cut - reduce ongoing turnover savings		\$ (185,000)
Wellness Council Portion of Carryforward		
Expected Carryforward Amount from Fiscal Year 2026	\$ 1,932,844	\$ -
Total Available Funding	\$ 2,023,344	\$ 1,463,945
Less: Judicial Council Delegated to State Court Administrator for Discretionary Use		\$ (200,000)
Net Ongoing TOS Available for Use	\$ 2,023,344	\$ 1,263,945

Ongoing / One Time Requests - Directly from Unobligated Fiscal Note Funds

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
Subtotal	\$ -	\$ -	\$ -	\$ -

Ongoing Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
Prior Approved Ongoing Commitments				
Investing in Our People - Ron Gordon and Neira Siaperas		\$ 370,000		\$ 370,000
8th District Probation Training Coordinator - Russ Pearson		\$ 52,500		\$ 52,500
Juvenile Court ICJ Funding Increase - Daniel Meza Rincon		\$ 7,000		\$ 7,000
Ongoing Requests - For Consideration				
Subtotal to Approve and Fund Immediately	\$ -	<u>\$ 429,500</u>	\$ -	<u>\$ 429,500</u>
Balance Remaining After Judicial Council Approvals				\$ 834,445
Balance Remaining Inclusive of "Presented"		\$ 834,445		

Carryforward One Time Requests

	Presented		Judicial Council Approved	
	One Time	Ongoing	One Time	Ongoing
Subtotal	\$ -	\$ -	\$ -	\$ -
Balance Remaining After Judicial Council Approvals			\$ 2,023,344	\$ 834,445
+ Balance Remaining Inclusive of "Presented"	\$ 2,023,344	\$ 834,445		

LEGEND

- Highlighted items are currently being presented to the Budget and Fiscal Management Committee.
- Highlighted items have been approved by the BFMC and are on track for being presented to the Judicial Council.
- Highlighted items have been previously approved by the Judicial Council.
- Highlighted items that are Fiscal Note Funds
- * - items have been presented and approved in prior years.
- + - One-time balance remaining is available to go into Judicial Council reserve. Ongoing balance remaining will be included in the beginning balance for ongoing turnover savings.
- ^ - Request to Legislature was Not Funded
- BFMC approval to submit request to Judicial Council does not imply Judicial Council must approve the recommendation.
- If more funds are available than the total of requests received, prioritization is optional.



ARPA Expenses as of 04/07/2026 (period 9)

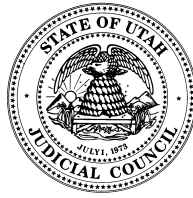
	A	B	C	D	E	F	G	H	
	Judicial Council Approved	Actual FY 2022 Expended	Actual FY 2023 Expended	Actual FY 2024 Expended	Actual FY 2025 Expended	Actual FY 2026 Expended	Total Expended Amount	Balance Available	% Obligated
IT Access to Justice - Part I + II	12,373,400	3,042,468	4,613,255	3,075,857	1,090,631	519,815	12,342,025	31,375	100.00%
Courts Case Backlog - Part I + II	2,302,100	707,963	1,007,135	587,002	-	-	2,302,100	Completed in FY 2024	
Legal Sandbox Response to COVID	324,500	-	171,636	152,864	-	-	324,500	Completed in FY 2024	
TOTAL	15,000,000	3,750,431	5,792,027	3,815,722	1,090,631	519,815	14,968,625	31,375	

Expenditures added since last report: 86,478

ARPA funds expended cut off date is 12/31/2026; ARPA funds obligated cut off date was 12/31/2024.

The definition of obligation is not only budgeting money but also taking steps to create a contract, sub-award, or similar transaction that requires payment. Consider the time it takes to negotiate and execute a contract when planning to meet the obligation deadline.

Item 2



Administrative Office of the Courts

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

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy Court Administrator

MEMORANDUM

TO: Budget and Fiscal Management Committee

FROM: Jim Peters, Justice Court Administrator

DATE: April 6, 2026

RE: Additional Funding Requests from the Justice Court Technology, Security and Training Account for FY26

Introduction

In connection with budget cuts required of the Judiciary for FY27, the legislature used a small portion of the Justice Court Technology, Security and Training Account (JCTST) to offset a commensurate reduction to the general fund during its 2026 General Session. This reduction is ongoing, and it could grow in future years to deplete the reserve that the Judiciary has been maintaining in the JCTST.

Given that the reserve is now at risk, and having conferred with Ron Gordon, Neira Siaperas, Karl Sweeney and Alisha Johnson, I am recommending an additional expenditure from the JCTST for FY26 in the amount of \$309,717. The Board of Justice Court Judges approved this proposal at its most recent meeting on March 5. If the Budget and Fiscal Management Committee (BFMC) is likewise supportive when it meets on April 13, the request will be presented to the Judicial Council on April 27 for its consideration.

Funding Available for Additional Expenditures

Provided the JCTST has sufficient funds, the Legislature has authorized the expenditure of \$1,225,600 from that account in FY26. Last June, the Judicial Council adopted the Board's recommendation to spend \$1,001,207 from the JCTST in FY26. That leaves another \$224,393 that could be spent without exceeding the legislative limit. In addition, funds previously approved for other purposes but not spent in their entirety could be reallocated for the

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

programming described below. It is anticipated that this surplus will amount to \$85,324, as detailed in the following table:

#	Expenditure	Budgeted	Actual	Remaining
11	Leadership Conference	\$15,000	\$8,610	\$6,390
14	Annual Judicial Conference	\$36,600	\$25,625	\$10,975
16	AV Equipment for Conferences	\$10,000	\$0	\$10,000
17	District Trainings	\$10,000	\$5,041	\$4,959
19	Out-of-State Training	\$20,000	\$6,000	\$14,000
21	Westlaw	\$15,000	\$11,000	\$4,000
23	Production of Training Videos	\$10,000	\$0	\$10,000
25	Contingency	\$25,000	\$0	\$25,000
	Total	\$141,600	\$56,276	\$85,324

Numbers in the first column correspond to the table submitted to the Judicial Council for its meeting on June 23, 2025 (attached). Adding the total from the table above (\$85,324) to the difference (\$224,393) between maximum expenditure (\$1,225,600) and the budget for FY26 (\$1,001,207) means that an additional \$309,717 could be spent in FY26.

Proposals

Pursuant to Section 78A-7-301(3)(a) of the Utah Code, money appropriated from the JCTST to the Administrative Office of the Courts is to be used for “audit, technology, security, and training needs in justice courts throughout the state.” In discussing options for utilizing the funds described above, my team considered the equipment, software, programming and other needs that would benefit all justice courts. Ultimately, we concluded that contracting for programming would provide the greatest benefit to the greatest number of stakeholders, either by alleviating clerical workload, enhancing the judicial experience or both. Listed below are the projects the Board of Justice Court Judges is recommending for your consideration:

1. Small Claims Bulk Filer Case Initiation (~\$140,000)

Right now, filing a small claims case requires that plaintiffs fill out their own paperwork, after which our judicial assistants have to manually type that same information into CORIS. This project merges those steps. The filer enters the data once, and it is then directly imported into our system.

Originally, IT was building a “guided interview” (that would function much like TurboTax) for people filing a single case. However, for bulk filers (those who file 25-30 cases at a time), a guided interview is too slow. They would never voluntarily use it, and they would resist any effort to make it mandatory. An exploratory meeting held with them on March 30 generated both support and enthusiasm for this proposal.

More importantly, this proposal would provide relief to court staff. CORIS would be enhanced to capture thousands of bulk filings without requiring a 5-minute interview for every single case. Developing this solution will allow bulk filers to initiate multiple cases from a spreadsheet that will initiate 30 cases in seconds. In addition, the system will automatically generate their affidavits and summons, saving them the work of manually creating documents.

Creating the bulk upload feature will ensure that the high-volume filers are successful once its use is required. By making it easy for them, the data entry burden is shifted away from staff, saving them countless hours of manual labor every year.

In addition to the benefits described above, this enhancement also standardizes all small claims paperwork across the state.

2. Enhancements to the Judicial Assistant Queue (JAQ)

Six specific enhancements would increase the usability of the JAQ, eliminate confusion, and help maintain the court record accurately.

- **Use a Separate Date for Documents Requiring a Signature (~\$10,670)**

The JAQ currently applies the date the document was uploaded as the filing date. This process works well for all documents, except Orders that require a judicial review and signature. When digital signatures go live, this enhancement would change the filing date for the signed Order to be the day the digital signature was applied. This change will create an accurate record of when specific actions were authorized and allow the JAQ to function the same way eFiling does, with a Proposed Order followed by the signed Order.

- **Default to the Judge/Commissioner Signing Queue (~\$5,335)**

As more self-represented litigants file documents, the need for judicial review and signature in the JAQ is increasing. Currently, the JAQ does not filter the documents available for signature. This enhancement would automatically filter documents assigned to the judge or commissioner by their login name. When a judge or commissioner signs into the JAQ, they will automatically see only the documents assigned to them, eliminating the need to select a filter by a specific name.

- **Insert the CORIS Username in the CORIS Case History for Notes in the JAQ (~\$5,335)**

The JAQ can add comments when a document is either filed or returned to the filer. The ability to include the comments in the CORIS case history is also already programmed, but there is no record in the case history indicating which judicial assistant entered the

comments. This enhancement would insert the CORIS username of the judicial assistant who entered the note in the JAQ. Often, the self-represented litigant has questions about why a document was returned, and this enhancement would allow all court staff to know who returned the document. This enhancement will allow for better support and customer service from staff.

- **Document Deferring (~\$65,000)**

The JAQ is the landing page for documents filed by self-represented litigants. Because the main users are self-represented, returning documents that are not filed on time increases the likelihood that they will not be refiled. Enabling deferring in the JAQ would allow all judicial assistants to keep the filing and basically hide the document until it is needed. This will allow judicial assistants to focus on the documents that need their attention, rather than having their queue full of documents waiting to be addressed.

- **JAQ User Internal Notes (~\$16,000)**

As documents move through the JAQ from clerical staff to judges and commissioners, the ability to add notes is essential. Similar to the note fields in eFiling, the JAQ notes would allow explanations without requiring them to be recorded in CORIS. The option to record the note directly in CORIS is available if desired.

- **Adding the Ability to See Recently Filed Documents (~\$60,000)**

This enhancement would allow a judicial assistant to view the documents they have recently filed from the JAQ. Several search options would be available to make it easy to find documents. If, for some reason, the judicial assistant doesn't know or didn't make a note of the case number for the documents currently being reviewed, being able to view recently filed documents would help. In addition, a hotlink for the Case Summary screen would be added to ensure quick access to notes and other available actions for the case.

3. Automatic Payments through MyCase (~\$80,000)

This enhancement would enable MyCase users to schedule monthly payments for cases linked to their MyCase account. Users have requested in the past the ability to just schedule automatic withdrawals for court fines and fees. New programming would create a secure holding location for credit/debit card numbers and allow the user to select specific cases for payment scheduling. Allowing users to schedule these payments will result in fewer monthly calls to courts to make payments, fewer missed payments, and fewer warrants issued for missed payments.

4. Guided Interview for Expungements (~\$18,000)

Allowing court patrons to file for expungements through MyPaperwork in their MyCase accounts would eliminate the need to visit the courthouse. A guided interview asks the user specific questions and then generates the documents. Having this function in MyPaperwork

would allow the automatic filing of the expungement documents. This would also ensure that all necessary documents are filed simultaneously and establish a consistent practice across the state.

5. Transfer Portal (~\$100,000)

Create a portal accessible by judicial assistants to assist in moving cases from the justice court to the district court and vice versa. The portal would automatically create the case in the receiving court's database and transfer all necessary documents. Several different documents would trigger access to the portal. The documents are:

- Appeals
 - Criminal Appeals
 - Small Claim Appeals
 - Interlocutory Appeals
- Removal to District Court
- Removal from the District Court
- DV Transfers
- Remanded Cases
- Justice court to Justice court transfers

Each document type would require specific information to be entered before the transfer could be completed. This would increase the accuracy of appeals by allowing the justice court to indicate whether the appeal is a hearing de novo or a trial de novo. The programming would include automated emails to the originating court with dispositions to allow for more accurate tracking of remanded cases and abandoned appeals. Additionally, in DV cases, when there is an active protective order, an email will be sent when the district court addresses it, ensuring the justice court addresses it in a timely manner. This enhancement would streamline the appeals process and ensure that appeals are not lost in the mail or routed to a SPAM folder. It would allow for the electronic transfer of PDF documents directly to the district court and alleviate the need for duplicative work. Clerks will no longer have to download a PDF, email it to the district court, or mail it to the district court, only to have the district court upload it. The increase in accuracy, case dispositions, and processing time would benefit both justice and district courts.

Summary and Recommendations

The table below summarizes the proposals, cost, and whether the administrative team recommends funding them this year or next.

Item	Description	Cost	FY26	FY27
1	Small Claims Bulk Filer Case Initiation	\$140,000	✓	
2a	Use a Separate Date for Documents Requiring a Signature	\$10,670	✓	
2b	Default to the Judge/Commissioner Signing Queue	\$5,335	✓	
2c	Insert the CORIS Username in the CORIS Case History for Notes in the JAQ	\$5,335	✓	
2d	Document Deferring	\$65,000		✓
2e	JAQ User Internal Notes	\$16,000	✓	
2f	Adding the Ability to See Recently Filed Documents	\$60,000		✓
3	Automatic Payments through MyCase	\$80,000	✓	
4	Guided Interview for Expungements	\$18,000		✓
5	Transfer Portal	\$100,000	✓	✓
Total of Items 1-4		\$400,340	\$257,340	\$143,000
Item 5		\$100,000	\$52,377	\$47,623
Grand Total			\$309,717	\$190,623

Also attached is a graphical representation of key data for the JCTST over the last five years. It includes the legislative appropriation for the JCTST, together with revenue, expenditures, and the fund balance as of the end of each fiscal year. I look forward to answering any questions you may have at next week’s meeting. Thanks for your consideration.

**Justice Court Technology, Security and Training Account
Funding Requests for FY26**

#	Requesting Entity	Description	Requested	Recommended	Notes
1	AOC/Audit	Internal Audit Position Dedicated to the Justice Courts	\$80,300	\$80,300	Cost of one auditor
2	AOC/Information Technology	Programming and Help Desk Support for Justice Courts	\$323,766	\$323,766	Personnel costs attributable to Justice Courts for IT support
3	AOC/Information Technology	Webex and Google Accounts for Justice Court Judges and Clerks	\$93,059	\$93,059	Cost of licensing and maintenance for Google Apps and Webex
4	AOC/Judicial Institute (Education)	Request for Justice Courts' Share of Education's Overhead Costs	\$47,463	\$47,463	Learning Management System, Professional Memberships and Training of Education Personnel
5	AOC/Judicial Institute (Education)	One-time Funding for a New Learning Management System	\$25,000	\$25,000	To help fund a one-year overlap between the current Learning Management System and a new one
6	AOC/Judicial Institute (Education)	Judicial Decision Making	\$9,000	\$10,000	Funding for an overnight program for 15 judges
7	AOC/Judicial Institute (Education)	Small Claims Training for Judges Pro Tem	\$1,000	\$1,000	Three hours of small claims training provided each year for judges pro tem
8	AOC/Judicial Institute	Education Coordination Fee	\$50,000	\$50,000	Coordination of all Justice Court events with personnel from Education
9	AOC/Judicial Institute	Justice Court Education Coordinator	\$48,069	\$48,069	Funding for half of the Justice Court Education Coordinator
10	AOC/Judicial Institute	New Judge Orientation	\$2,000	\$2,000	Estimated cost of orientation for new justice court judges as needed
11	AOC/Judicial Institute	Leadership Conference	\$15,000	\$15,000	Funding to allow 40 justice court clerks to attend a leadership conference with district and juvenile court staff
12	AOC/Judicial Institute	Justice Court Clerks' Conference	\$18,500	\$35,000	Estimated cost of providing an in-person conference to 400 clerks (with a registration fee of \$150 per clerk)
13	AOC/Judicial Institute	Justice Court Judges' Conference (Spring)	\$26,450	\$26,450	Estimated cost of providing an in-person conference for all judges in spring 2026 (with a registration fee of \$175 per judge)
14	AOC/Judicial Institute	Annual Judicial Conference (Fall)	\$25,625	\$36,600	Estimated cost of having 50 judges attend the Annual Judicial Conference (with no registration fee)

#	Requesting Entity	Description	Requested	Recommended	Notes
15	Board of Justice Court Judges	Deputy Justice Court Administrator	\$74,000	\$74,000	Additional funding required for the Deputy Justice Court Administrator
16	Board of Justice Court Judges	AV Equipment for Conferences	\$10,000	\$10,000	Funding to upgrade equipment for better recordings
17	Board of Justice Court Judges	District Trainings	\$10,000	\$10,000	Funding to provide lunch at district level training for judges and clerks @ \$18 each
18	Board of Justice Court Judges	Financial Assistance for Active Senior Judges to Attend the Spring Conference	\$3,000	\$3,000	Four active senior judges @ \$750 each
19	Board of Justice Court Judges	Out-of-State Training Fund	\$20,000	\$20,000	Funding for out-of-state training and other educational opportunities
20	Board of Justice Court Judges	Stipend for Education Liaison	\$1,500	\$1,500	Education Committee members will receive a \$1000 stipend but the chair would otherwise receive nothing
21	Board of Justice Court Judges	Westlaw Access	\$15,000	\$15,000	Access to Legal Research for Justice Court Judges
22	Board of Justice Court Judges	Access to Language Line for Justice Courts	\$15,000	\$15,000	Provide access to Language Line for Justice Courts to assist patrons who don't speak English
23	Board of Justice Court Judges	Production costs for training video(s)	\$10,000	\$10,000	Cost of producing a new orientation video for pro tem judges
24	Statutory	Compensation for Presiding and Associate Presiding Judges	\$24,000	\$24,000	Section 78A-7-209.5 requires that PJs receive \$2,000 and APJs receive \$1,000
25	AOC Staff	Contingency	\$25,000	\$25,000	Funding available in the event that one of the items above costs more than estimated

Total Funding Requests for FY26

\$972,732

Total Allocations Recommended for FY26

\$1,001,207

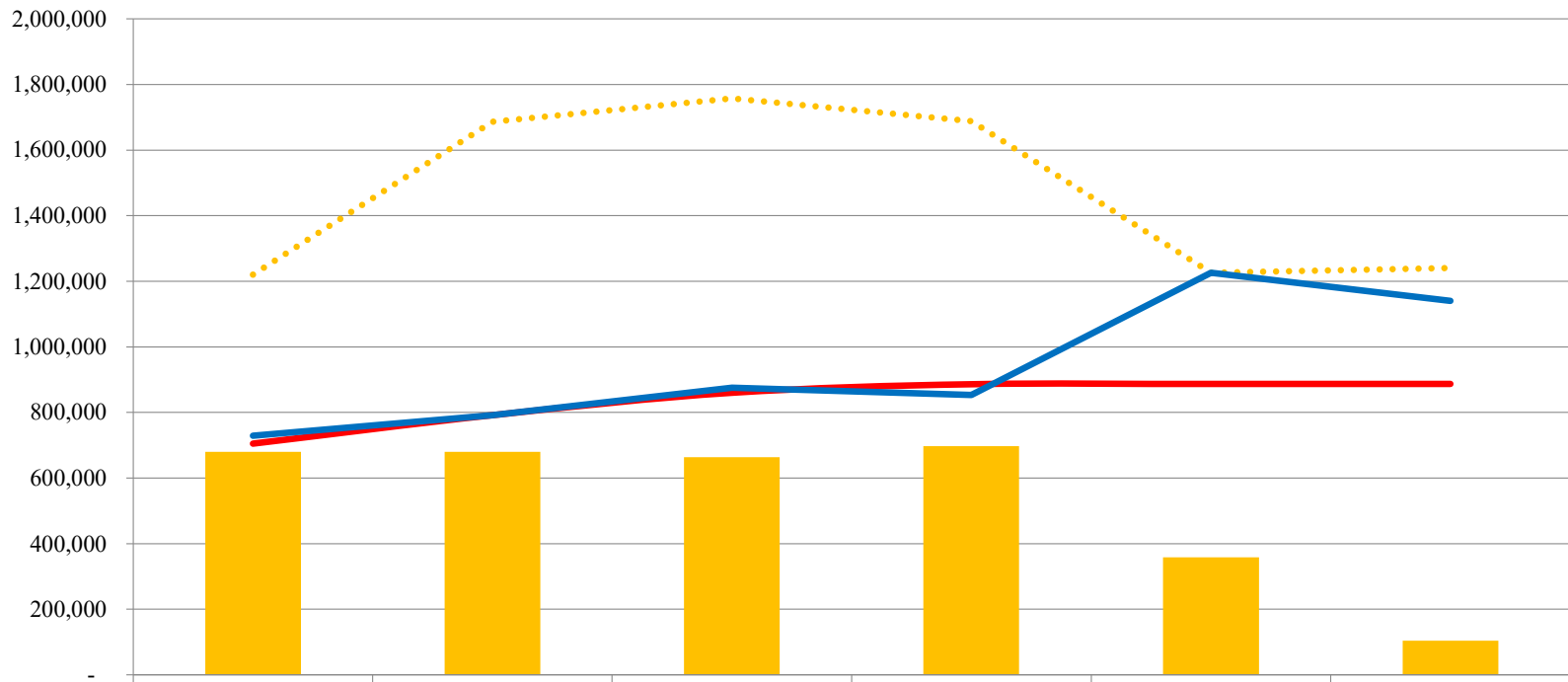
Recommended Budget for FY26 (based on projected revenue)

\$1,000,000

Difference Between Recommended Allocations and Recommended Budget

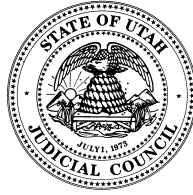
\$ (1,207)

JCTST Fund Revenue, Appropriation, Expenditure, and Ending Balance



Ending Fund Balance	679,480	679,480	663,856	697,128	357,908	103,685
Revenue	705,180	791,727	860,022	886,138	886,379	886,400
Appropriations	1,219,700	1,685,800	1,757,600	1,688,300	1,225,600	1,240,600
Expenditures	728,816	791,727	875,646	852,865	1,225,600	1,140,623

Item 3a



Administrative Office of the Courts

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

April 7, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Budget and Fiscal Management Committee;
Judicial Council

FROM: Amy Hernandez (Domestic Violence Program Manager)

RE: VAWA Stop Abuse Formula Grant Governing Board Report

The Administrative Office of the Courts' Domestic Violence Program (DVP) currently receives funding from the Violence Against Women Act's Stop Abuse Formula Grant (i.e., the "VAWA grant"). The VAWA grant requires the DVP to provide grant updates biannually to the Judicial Council as the governing body over the DVP. The grant updates are as follows:

- 1. FY 2026 Budget Reallocation.** Originally, the DVP set aside most of the VAWA grant funds to pay for treatment evaluation costs and probation costs as part of the Domestic Violence Courts Pilot Program (i.e., DV Courts). The DVP worked with the Grand County Sheriff's Office and prepared a contract which would allow their agency to provide specialized probation services to defendants in the DV Courts. Unfortunately, the Grand County Commission issued a hiring freeze for all county agencies. As a result, the Grand County Sheriff's Office could not provide these services during FY 2026 but may be able to provide probation services in FY 2027.

The DVP submitted a grant amendment in light of these changes. This grant amendment allowed the DVP to fund:

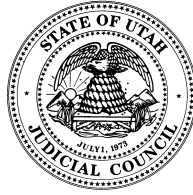
- specialized domestic violence trainings for three judicial officers (\$10k),
 - conference speakers (\$1.5k), and
 - programming enhancements to MyCase to ensure that the Utah Courts remain compliant with victims' rights requirements (\$60k).
- 2. Grant Objectives and Progress.** The DVP is on track with the goals and objectives for the VAWA grant. From July to December of 2025:
 - a.** The DV Courts in Wasatch County and Grand County monitored 33 defendants with 63 compliance hearings.

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.

- b.** The DVP directly trained or facilitated training for 382 participants. These trainings centered upon the best practices for cases involving domestic violence, sexual violence, dating violence, protective orders, and stalking.
- c.** As part of the DV Courts project, the DVP hosted and managed three stakeholder meetings which discussed the DV Courts project, provided training to stakeholders, and problem-solved regional issues affecting domestic violence services.
- d.** The Protective Order Pilot Program, which allowed petitioners to submit audio and video evidence with their protective order or stalking injunction request, provided services to 30 petitioners in the fifth and eighth districts. Victim advocates have reported that this service significantly improves protective order outcomes (i.e., higher likelihood of a temporary protective order being granted).

The DVP will provide additional updates in July regarding the VAWA grant (goal completion and budget reports). The Domestic Violence Program Manager looks forward to discussing these updates with the Budget and Fiscal Management Committee and Judicial Council. Thank you.

Item 3b



Administrative Office of the Courts

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

April 7, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Budget and Fiscal Management Committee,
Judicial Council

FROM: Jordan Murray, Grant Coordinator

RE: Authorization for Grant Renewal Application to the Utah Bar Foundation
(Appellate Courts' Pro Bono Program)

Nick Stiles, Administrator for the Utah Appellate Courts, requests approval to submit a \$10,000 grant renewal application to the Utah Bar Foundation (UBF) supporting the Appellate Courts' Pro Bono Program to cover the costs of court transcription services. Provided there are no material changes to the scope or terms, I also ask that Mr. Stiles be authorized through this request to accept the grant funds upon any resulting notice of award. If the grant is awarded and material changes to the scope or terms are identified, we will bring the request back to BFMC and the Judicial Council to provide an update and request another authorization to accept the grant funds.

Because this grant renewal does not involve changes to the funding amount, matching requirements, nor the number of permanent full-time or part-time employees supported by the funding, it does not require a new incremental assessment under UCJA Rule 3-411 (12)(B).

For your review and consideration, please see the following documents attached:

- 1. Memorandum from Nick Stiles:** Details the program's progress with the initial round of funding from UBF and requests authorization to submit the renewal application (includes Tabs A and B).
- 2. Previously Approved Grant Application Proposal (GAP):** The original non-federal funds GAP approved by the Judicial Council in May 2023 (Tab C).

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.

UTAH SUPREME COURT

Matthew B. Durrant
Chief Justice

Jill M. Pohlman
Associate Chief Justice

Paige Petersen
Justice

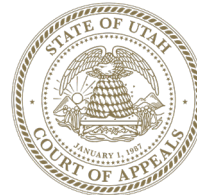
Diana Hagen
Justice

John Nielsen
Justice

Utah Appellate Courts

Nicholas Stiles
Appellate Courts Administrator

450 South State Street
Salt Lake City, Utah 84114-0230
Telephone: (801) 578-3834
Email: nicks@utcourts.gov



UTAH COURT OF APPEALS

Ryan M. Harris
Presiding Judge

David N. Mortensen
Associate Presiding Judge

Gregory K. Orme
Judge

Michele M. Christiansen Forster
Judge

Ryan D. Tenney
Judge

John D. Luthy
Judge

Amy J. Oliver
Judge

Jennifer A. Gadbois
Clerk of Court

Nicole I. Gray
Clerk of Court

To: Budget and Fiscal Management Committee, Utah Judicial Council
From: Nick Stiles, Appellate Court Administrator
Re: Renewing Grant
Date: April 6, 2026

Dear BFMC –

The Utah Appellate Courts' Pro Bono Program, operated in partnership with the Utah State Bar's Pro Bono Commission, coordinates volunteer legal assistance to self-represented litigants with cases in the Utah Court of Appeals and the Utah Supreme Court. On August 23, 2023, the Utah Bar Foundation awarded the Utah Appellate Courts a \$10,000 one-time grant to support the Appellate Courts' Pilot Pro Bono Program.¹ The purpose of the grant was to cover costs related to the initial program volunteer training and costs related to court transcripts.

Volunteer trainings in support of the Pro Bono Program were held on November 13, 2023, November 20, 2023, January 22, 2024, September 3, 2025, and there is another training planned for April 28, 2026. The total cost for training in support of the Pro Bono Program as reflected in the attached grant ledger is \$1,045.48. The remainder of the grant funds have been used to cover necessary court transcripts. As reflected in the grant ledger, \$5,025.10 has been used to cover court transcripts for four cases.² \$3,929.42 of the original \$10,000 grant remains available for use, however, there is one pending court transcript that will soon be completed and require payment.

¹ Note: The Board of Appellate Court Judges has since voted to make the program permanent.

² Not all cases in the pro bono program have required grant funds to cover the cost of transcripts.

Anticipating continued use of the grant funds to cover court transcripts, I consulted with the Utah Bar Foundation about the possibility of replenishing the grant award with an additional \$10,000. The Bar Foundation has indicated that they would welcome the request for consideration by their board. In addition to the grant expense ledger attached at Tab A., I have included a table with de-identified information about all cases that have been considered and/or supported through the Pro Bono Program (Tab B.).

I am requesting BFMC and the Judicial Council approve my grant application to the Utah Bar Foundation to replenish the \$10,000 grant in support of the Appellate Courts' Pro Bono Program.

Thank you for your consideration.

Respectfully,

Nick Stiles
Appellate Courts Administrator

Attachments:

Grant Expense Ledger – Tab A.

Case Table – Tab B.

Approved GAP (May 2023) – Tab C.

TAB A

Grant Ledger

Expense	Cost	Date
Transcript Invoice [REDACTED]	\$108.00	October 22, 2025
Transcript Invoice [REDACTED]	\$2,987.00	November 7, 2025
Transcript Invoice [REDACTED]	\$1,655.00	December 12, 2025
Transcript Invoice [REDACTED]	\$275.10	December 23, 2025
CLE Training of Volunteers - Bar invoice.	\$1,045.48	

Total: \$6,070.58

TAB B

Case No.	Case Name	Party Type	Referral Date	Decision	Case Status
[REDACTED]	[REDACTED]	Appellee	October 2, 2024	Appointed counsel	Calendared for OA on May 19 th 2026
[REDACTED]	[REDACTED]	Appellant	March 18, 2025	Appointed counsel	Calendared for OA on May 19 th 2026
[REDACTED]	[REDACTED]	Appellant	October 18, 2024	Appointed counsel	Calendared for OA May 12 th 2026
[REDACTED]	[REDACTED]	Appellee	October 18, 2024	Appointed counsel	Calendared for OA May 12 th 2026
[REDACTED]	[REDACTED]	Appellant	February 11, 2025	Default dismissal for failure to file docketing statement	N/A
[REDACTED]	[REDACTED]	Appellant	March 7, 2025	Summarily dismissed.	N/A
[REDACTED]	[REDACTED]	Appellant	March 13, 2025	Appellant did not respond to request for income form.	N/A
[REDACTED]	[REDACTED]	Appellee	March 13, 2025	Appellee did not respond to request for income form.	N/A
[REDACTED]	[REDACTED]	Petitioner	March 14, 2025	Appointed counsel	Case closed. Opinion issued December 26 th 2025 (Affirmed)
[REDACTED]	[REDACTED]	Appellant	March 19, 2025	Appellant did not respond to request for income form.	N/A

[REDACTED]	[REDACTED]	Appellant	March 19, 2025	Appointed counsel	Calendared for OA May 19 th 2026
[REDACTED]	[REDACTED]	Appellant	March 25, 2025	Appointed counsel	Opinion filed February 26 th 2026 (Vacate).
[REDACTED]	[REDACTED]	Appellant	April 1, 2025	Appointed counsel	Calendared for OA March 5 th 2026
[REDACTED]	[REDACTED]	Appellant	April 16, 2025	Jurisdiction undetermined. Summarily dismissed.	N/A
[REDACTED]	[REDACTED]	Appellant	May 6, 2025	Jurisdiction undetermined. Summarily dismissed.	N/A
[REDACTED]	[REDACTED]	Appellant	May 27, 2025	Appellant did not respond to request for income form.	N/A
[REDACTED]	[REDACTED]	Appellant	June 19, 2025	Appointed counsel	Opening brief due March 27 th 2026
[REDACTED]	[REDACTED]	Appellant	July 14, 2025	Jurisdiction undetermined. Summarily dismissed.	N/A
[REDACTED]	[REDACTED]	Appellant	July 14, 2025	Jurisdiction undetermined. Summarily dismissed.	N/A

██████████	██████████	Appellant	July 21, 2025	Denied. Did not meet income qualification.	N/A
██████████	██████████	Appellant	August 28, 2025	Denied. Poor candidate.	N/A
██████████	██████████ ██████████	Appellant	August 28, 2025	Appointed counsel	Opening brief due March 31 st 2026
██████████	██████████ ██████████	Appellee	October 21, 2025	Appointed counsel	Opening brief due March 31 st 2026
██████████	██████████ ██████████	Appellant	September 3, 2025	Appointed counsel	Pending OA Calendar
██████████	██████████	Respondent	September 12, 2025	Denied. Does not meet income qualification	N/A
██████████	██████████	Appellant	October 9, 2025	Appointed counsel	Opening brief due March 30 th 2026
██████████	██████████	Appellee	October 9, 2025	Appellee did not respond to request for income form.	Opening brief due March 30 th 2026
██████████	██████████	Appellant	October 9, 2025	Denied. Does not meet income qualification	N/A
██████████	██████████	Appellant	November 4, 2025	Appellant did not respond to	N/A

				request for income form.	
██████████	██████████ ██████████	Appellant	December 26, 2025	Qualifies. Looking for pro bono counsel	Stayed pending the appointment of pro bono counsel
██████████	██████████ ██████████	Appellant	December 29, 2025	Jurisdiction undetermined.	N/A
██████████	██████████ ██████████	Petitioner	December 29, 2025	Appointed counsel	Waiting for record
██████████	██████████ ██████████	Appellant	January 15, 2026	Jurisdiction undetermined. Summarily dismissed.	N/A
██████████	██████████ ██████████	Appellant	February 2, 2026	Appointed counsel	In Appellate Mediation
██████████	██████████ ██████████	Petitioner	February 3, 2026	Qualifies. Looking for pro bono counsel	Stayed pending the appointment of pro bono counsel
██████████	██████████ ██████████	Petitioner	February 5, 2026	Petitioner did not respond to request for income form.	N/A
██████████	██████████ ██████████	Appellant	February 9, 2026	Appellant did not respond to request for income form.	N/A

██████████	██████████	Appellant	February 9, 2026	Qualifies. Looking for pro bono counsel	Stayed pending the appointment of pro bono counsel
██████████	██████████	Appellee	February 9, 2026	Appellee did not respond to request for income form.	N/A
██████████	██████████	Appellant	February 25, 2026	Awaiting income form	N/A

TOTAL: 43

TAB C



Administrative Office of the Courts

Grant Application Proposal (GAP) Non-Federal Grant

May 2, 2023

A. Contact Information	
AOC Contact:	Nick Stiles, Appellate Court Administrator
Phone:	385-303-3305
Grant Administering Unit:	Utah Appellate Courts (2310, 2100)

B. Grant Details	
Grantor:	Utah Bar Foundation
Application Deadline:	May 15 th , 2023 (an extension has been requested so this request may be seen by the Judicial Council)
Amount Requested:	\$10,000
Title of Grant:	Utah Appellate Courts' Pilot Pro Bono Program
Grant Period:	Start: June 1, 2023 End: June 1, 2024
Award Type:	<input checked="" type="checkbox"/> Recipient <input type="checkbox"/> Subrecipient

C. Legislative Reporting: Statutory Grant Impact¹	
Tier 1 – Low	<input checked="" type="checkbox"/>
At least \$10k but less than \$50k per year, and no new permanent full or part time employees; and no new state monies required as match (report GAP with Judicial Council approval to LFA and EAC only).	
Tier 2 – Med	<input type="checkbox"/>
Greater than \$50k but less than \$1M per year; or adds more than zero but less than 11 permanent full or part time employees; or requires state to expend up to \$1M per year in new state monies as match (submit GAP with Judicial Council approval to EAC for review and recommendations).	
Tier 3 – High	<input type="checkbox"/>
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 (submit GAP with Judicial Council approval to the Legislature for review to approve or reject the grant).	

Reference: Accounting Manual §11-07.00 Exhibit A(II)(a-c) & UCA 63J-7-§202 & §203

¹ Grant funds awarded through the Commission on Criminal & Juvenile Justice (CCJJ), Utah Office for Victims of Crime (UOVC), or other authorized State Administering Agency, are appropriated by the legislature prior to the issuing of subawards; accordingly, subawards are not reported by the recipient to the LFA for EAC/EOCJ review. “Impact Tier” may still be assigned for completeness and purposes of GAP assessment.

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

This grant will provide initial funding for an Appellate Court's Pilot Pro Bono Program. The aim of the program during the initial one-year pilot is to develop a roster of pro bono counsel, conduct training sessions through free CLE's, and serve 20 pro se parties on appeal. There are currently over 200 pro se parties with cases on appeal. This accounts for roughly 20% of the appellate courts' caseload. The purpose of this initial trial period is to test whether providing pro bono attorneys to pro se parties increases access to justice while decreasing the administrative burden that staff and judges face in dealing with unrepresented parties.

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.

Providing counsel to unrepresented parties will increase court efficiency. Additionally, this program will directly impact pro se parties on appeal as they will potentially receive a pro bono attorney.

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.

During the grant period the majority of the work will be handled by the Appellate Court Administrator. After the grant period, the Appellate Courts will evaluate the impact of the program, and if favorable, look to hiring a Pro Bono Coordinator or Pro Se Law Clerk to help with the administration. If that is not possible at the time, the program may still be able to operate but will be limited in capacity.

4. Explain whether additional state funding shall be required to maintain or continue this program, or its infrastructure, when the grants concludes. **If yes**, will the funds required to continue this program come from within your existing budget?

If the program proves successful, the Appellate Courts will explore hiring a Pro Bono Coordinator or a Pro Se Law Clerk to administer the program. There are not currently any funds in our existing budget to hire any additional staff. If there is not any available funding for the program it may still operate but will be limited to 10-20 parties each year as that is what can be supported with current staff levels.

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

N/A – zero during the funded pilot period

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

N/A – zero during the funded pilot period

E. Anticipated Budget Tables & Narrative

Complete the following tables as applicable with estimated expenditures for up to three state fiscal years. **If no matching contributions are required, complete only Table (C).**

Table A. Cash Match

Not Applicable

State Fiscal Year	Funds Disbursed	Matching State Dollars (Cash)						Totals
		General Fund	Dedicated Credits	Restricted Funds	Other (describe)	Maintenance of Effort		
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
<i>Provide details below for each match, or "N/A" if no match is required</i>								
N/A								

Table B. In-Kind Match

Not Applicable

State Fiscal Year	Funds Disbursed	Matching State Dollars (In-Kind)						Totals
		General Fund	Dedicated Credits	Restricted Funds	Other (describe)	Maintenance of Effort		
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
FY -	\$-	\$-	\$-	\$-	\$-	\$-	\$-	\$-
<i>Provide details below for each match ("N/A") if no match is required</i>								
N/A								

Table C. No Match Requirement **Not Applicable**

State Fiscal Year	Funds Disbursed	Totals
FY 2024	\$ 10,000	\$ 10,000
FY -	\$-	\$-
FY -	\$-	\$-

Title of Grant:	Utah Appellate Court's Pilot Pro Bono Program
Applicant Name:	Nick Stiles, Appellate Court Administrator
Grant Administering Unit:	Utah Appellate Courts
Court Resource Areas:	Utah Appellate Courts
Partnering Entities:	N/A

Summary:

This grant constitutes a low-impact non-federal request (less than \$50,000 in funds, does not require the hire of new permanent or part-time employees, and requires no matching cash nor in-kind support). Current staffing levels are adequate to perform the work described during the pilot period. No additional resources are required to maintain the pilot project's level of services. The possibility of securing an additional 1.0 FTE will be explored (as permitting) if the Appellate Courts have deemed the project successful and wish to expand the provision of services to levels beyond that of the project period.

Components Assessed:

1. Capacity of impacted court areas to successfully support the grant at current staffing levels.
(UCJA Rule 3-411 (4)(a)(i))

Response: The Appellate Court Administrator will perform the work indicated during the pilot project/grant term (June 1, 2023 – June 1, 2024). A screening group of appellate court central staff attorneys and two clerks of court will help screen for cases which is already active practice and consistent with their roles. The Appellate Practice Section of the Utah State Bar will provide training support. No other court areas or resources are required during the project period.

2. Anticipated incremental impacts to AOC resources once grant funds are expended.
(UCJA Rule 3-411 (4)(a)(ii))

Response: Following the project period the Appellate Courts will assess the program, and if deemed successful, shall explore possibilities for hiring a permanent 1.0 FTE position (Pro Bono Coordinator or a Pro Se Law Clerk) to provide ongoing administration of the program. If funds are not available to permit this hire, the program may continue providing services at levels consistent during the one-year pilot project (10-20 individuals served annually) with no additional court resources required.

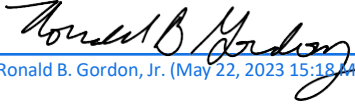
This proposal has been reviewed and approved by the following (select all that apply):

- Applicable Board of Judges & Court-Level Administrator
Titles & Dates: Board of Appellate Court Judges (4/27/2023)
- AOC Grant Coordinator & Finance Director
- Utah Supreme Court (UCJA Rule 3-105)

May 22, 2023

Date Approved by the Judicial Council

State Court Administrator Signature:


Ronald B. Gordon, Jr. (May 22, 2023 15:18:48PT)



UTAH BAR FOUNDATION
2023 ONE-TIME SPECIAL GRANT CYCLE

DEADLINE: MAY 15, 2023

The Utah Bar Foundation is opening a special grant cycle to allocate some one-time funding consistent with our funding priorities below. This funding will be ONE-TIME funding and we do not anticipate being able to offer ongoing support for these proposed projects.

Applications for funding from this one-time special grant cycle from the Utah Bar Foundation are considered by the Board of Directors and may be made by completing and submitting **an emailed copy AS A WORD DOCUMENT, not a PDF**, of this grant application form and any necessary attachments (which can be pdf documents) to:

Kim Paulding, Executive Director
kim@utahbarfoundation.org
For questions, call Kim at 801-297-7046

Grant Applications must be consistent with one or more of the following purposes of the IOLTA program:

1. To promote legal education and increase the knowledge and awareness of the law in the community.
2. To assist in providing civil legal aid to lower-income Utahns.
3. To improve the administration of justice.
4. To serve other worthwhile law-related public purposes.

PLEASE KEEP YOUR RESPONSES BRIEF AND YOUR TOTAL GRANT APPLICATION SHORT.

Please attach the following information:

- Financial Information: A copy of your financials that includes YTD revenue and expenses compared to YTD organization budget. If your organization provides broader programming beyond civil legal aid, please provide the YTD revenue and expense information compared to YTD budget only for the legal portion of your organization.
- Attach a list of the organization's officers and directors and their primary affiliation.
- Attach a copy of your IRS determination letter.

The Utah Bar Foundation may contact you if there are any questions or we need additional information. We anticipate notifying applicants about award decisions by the end of June 2023.

UTAH BAR FOUNDATION
2023 ONE-TIME SPECIAL GRANT CYCLE APPLICATION COVER SHEET

Name of Organization/Applicant: Utah Appellate Courts

Address: 450 South State Street, Salt Lake City, UT 84111

Contact Person and Email: Nick Stiles, Appellate Courts Administrator, Nicks@utcourts.gov

Executive Director and Email: Nick Stiles, nicks@utcourts.gov

Phone Number: 385-303-3305

Total Amount of Funding Requested: **\$10,000**

1. Please provide a brief description of the mission and law related services offered by your organization.

The Utah State Court System is comprised of two appellate courts—the Supreme Court and Court of Appeals; trial courts including the District, Juvenile, and Justice Courts; and two administrative bodies—the Judicial Council and the Administrative Office of the Courts. The mission of the Utah State Courts is to provide the people an open, fair, efficient, and independent system for the advancement of justice under the law.

2. Please provide a description of the prioritized funding needs that are included in this request for your organization. Please include information about how your organization determined that this is a needed project that will increase access to justice.

The funding request is in support of the newly creating Appellate Court’s Pilot Pro Bono Program. An increasing number of jurisdictions have created similar programs to assist pro se parties through the appellate process. Similarly to trial courts, navigating the appellate process without the assistance of specifically trained appellate counsel can be very challenging. This pilot program will be conducted over the course of one year to study the impact of the program. We anticipate that provide pro bono counsel to pro se parties on appeal will increase access to justice similarly to other pro bono and low bono programs found in the trial courts.

3. In one paragraph, please describe the geographic impact and the number of individuals that will be reached through the project being proposed in this grant application.

The Utah Appellate Courts receive cases from all over Utah. Likewise, the geographic impact will be statewide. During the pilot program the objective is to serve 20 pro se parties. This number will of course increase if the program is permanently implemented. The pilot program is currently limited to 20 participants at this time because of staff resources and the administrative requirements of getting the pilot program started. This includes the creation of training continuing legal education (“CLE”) classes, the pro bono roster, and establishing guiding principles for the program.

4. Please describe how the proposed project will be implemented and supervised and the proposed timeline for completing the project.

This is a one-year pilot project. The pilot project will be implemented by the Appellate Courts. The Appellate Court Administrator will oversee the pilot program for the one-year trial period. The Appellate Courts will provide a committee to review potential cases for the pilot program. The Appellate Practice Section of the Utah State Bar will provide training support. While difficult to predict a timeline concerning the program’s launch, it is anticipated that the initial development of the program will take place this summer. The needed CLE’s and roster development will take place this summer and fall, and the program will begin assisting pro se parties by September, 2023.

5. Please include a budget breakdown that itemizes how the requested funds will be spent on your organization’s prioritized needs. Please include information on if your agency will charge fees for any proposed activities included in this grant request. (Please attach a copy of your fee schedule).

The grant funds will be used for the fixed costs that cannot be waived by the Appellate Courts. Largely, this includes two items, transcription costs, and CLE costs. A third less likely expense will be binding of briefs on appeal.

Transcription costs: Average cost \$300 x 20 cases = \$6,000

CLE costs: \$3,000 to support the initial recruitment CLE, then a multi-part CLE similar to Utah Legal Services’ Domestic Lawyers’ Academy.

Potential Brief Binding Funds: \$1,000

Total: \$10,000.

[Utah State Court fees.](#)

6. Please include any other potential sources of funding that have been committed or requested for the needs as outlined in this grant request.

No other sources of funding have been committed or requested.

7. If the Utah Bar Foundation isn't able to fund your full request, please let us know if it would be helpful for us to provide partial funding towards this request.

Yes, it would be helpful to receive even partial funding for the pilot program. We would still need to find alternative funding but would appreciate any support the UBF is able to provide.

8. Please let us know how funding this request will assist your organization.

The Utah Appellate Courts have recognized a gap in services for individuals that may benefit from a pro bono attorney. In the trial courts, there are a plethora of resources for individuals to receive limited advice, pro bono, or low bono representation. Those services often don't extend to appeals. If this pilot program is successful, the Appellate Courts will explore hiring a pro bono coordinator or pro se law clerk to increase the number of individuals the program is able to assist.

9. Please let us know how you will measure the impact and usefulness of this grant for your organization. Please give specific examples or use specific metrics. (i.e. Because of a decrease in federal funding, we have had to cut services by XXX number of clients. This funding will allow us to serve approximately XXX number of clients over the next XXX number of months.

OR

This funding will allow us to upgrade our technology in our office by purchasing XXX number of laptops for our XX attorneys and XX legal assistants. We expected to have the equipment purchased and in use by our employees within XX number of months of grant fund receipt.)

During the first year of the program, we will strive to provide pro bono counsel to 20 parties. We are limited in our initial roll-out of the program due to current staff capacity. Our aim with exploring the program through a one-year pilot is to test the efficacy of the program. If after the initial one-year pilot, the program is able to show a benefit to both the courts and the public, we will look at mechanisms to keep the program going, and potentially expand it. Some jurisdictions have full-time staff in their appellate courts to help administer their appellate court pro bono programs. In preparing our program we explored many other jurisdictions found in the [ABA's Manual on Pro Bono Appeals Programs](#).

10. Please add anything else that you think would be helpful for the Utah Bar Foundation to know about your organization as we consider our grant funding.

Thank you for opening up another round of funding. Please let me know if I can respond to any questions about the proposal or provide additional information.

Item 4

Annual Setting of Court Commissioners' Salary - FY 2027

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 set the Court Commissioner salary for FY 2027 as required by CJA Rule 3-201 (9) (A).**

Date: 4/7/2026

Department or District: District Courts

Requested by: Ron Gordon, Shane Bahr, and Bart Olsen

Request title: Proposed Court Commissioner FY 2027 Salary

Proposed New Annual Pay: \$203,037 Funded from Legislative Compensation Appropriations

Request:

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 2026 Legislative session SB 8, district and juvenile judge salaries are scheduled to increase from \$219,250 to \$224,750 effective June 20, 2026, which is a 2.5% increase (rounded to the nearest \$50). We are seeking to set the salary for all 11 court commissioners for FY 2027 to also increase 2.5% from \$197,330 to \$203,037 to maintain the approximate 90% ratio. This request will be entirely funded through legislative appropriations for FY 2027; no use of Court internally generated ongoing turnover savings (TOS) is needed.

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

Since FY 2022, court commissioners pay has been 90% of the pay of district/juvenile judges. This percentage is not set in rule or statute, but we recommend it be continued for FY 2027.

						2027
Fiscal Year	2023	2024	2025	2026	Proposed	
Judge Rate	\$185,200	\$203,700	\$213,900	\$219,250	\$224,750	
Commissioner Rate	\$166,700	\$183,326	\$192,504	\$197,330	\$203,037	
Commissioner / Judge	90.0%	90.0%	90.0%	90.0%	90.0%	
Comm. Hourly Tier 1 and new Tier 2			\$92.55	\$94.87	\$97.24	
Comm. Hourly “grandfathered” Tier 2¹			\$93.20	\$95.53	\$97.92	

¹ Grandfathered Tier 2 employees are those employees who received an additional increase in pay of .7% or 70 basis points (where 1% = 100 basis points) to offset an increase of employee funded cost in Tier 2 retirement benefits of the same amount for FY 2025. Note: An additional employee funded increase of .11% or 11 basis points (where 1% = 100 basis points) was enacted in FY 2026 but was not offset with funding from the Legislature. The FY 2026 increase means a Court Tier 2 employee making \$50,000 per year will pay \$55 per year towards their Tier 2 retirement that will not be reimbursed.

Item 5



Administrative Office of the Courts

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

April 3, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Budget and Fiscal Management Committee

FROM: Karl Sweeney and Suzette Deans

CC: Alisha Johnson, Ron Gordon, Neira Siaperas

RE: Revisions to Accounting Manual Policy for General Fund Payments in/out of Court's Trust Account Tranches

It has been 2 years since the Credit Card Charge Fund (the "CCCF" or "Fund") memo was first approved by the BFMC to be added to the Accounting Manual (see separate document). Since that time, under the direction of Suzette Deans and professional money managers from Zions Bank and Raymond James, the Fund has continued to grow. It is an appropriate time to review the changes in the fund balances and recommend several adjustments to the Accounting Manual policy governing the uses of the Fund. This memo will form the basis for an update to the Accounting Manual policy on the Court's credit card charge fund ("CCCF"), now recommended to be called Court's Discretionary Trust Funds ("CDTF").

Background

The Utah Courts' trust accounts are comprised of three major tranches:

Tranche:

1. Deposits¹ required under Utah statutes to be deposited in trust funds which are invested in bonds selected by Raymond James that meet the state's Utah Money Management Act criteria and which have maturities that range from 1 month to 36 months for corporate bonds and up to 5 years for Treasury bonds and CDs. The current yield is 4.25%.

¹ Examples of trust funds are posted bail, restitution payments, garnishments, attorney fees, "FINDERS/Tax Intercept" checks, child support payments, and payments on civil judgments. A restricted account has been established with the State Treasurer and State Finance in accordance with statute. The 1990 Legislature passed legislation which provides that trust funds deposited with the Judicial Branch are to be invested in accordance with the Money Management Act. The amount of funds in the trust account varies but is composed primarily of Other Trust, Cash Bonds, and Cash Bail. "Other Trust" includes civil items such as trustee sale proceeds, divorce/annulment, condemnation cases, contracts and garnishments.

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

2. Deposits required under Court policies to be invested in “an interest bearing trust account (IBA)..... at an institution designated by the administrative office.”² The AOC invests these funds in fully-liquid money market accounts managed by Zions Bank.
3. Amounts that have been deposited into Zions Bank by the Courts from (1) CCCF monies to ensure there are sufficient funds to pay the unfunded mandate expenses of the items listed in the paragraph below and (2) interest earned on CCCF monies and retained in the Zions account to provide liquidity so that when trust redemptions are made that action does not require a bond to be redeemed before maturity (CDTF).

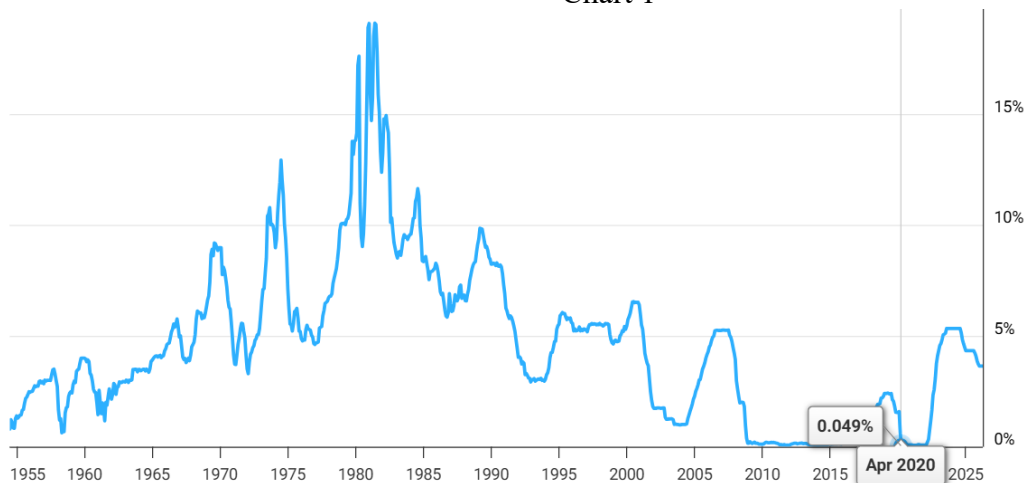
Funds invested in section 1 above generate interest income that is either (1) retained and reinvested in bonds by Raymond James, or moved by the Courts to Zions to either (a) cover expenses for “finance personnel costs, bank card charges, armored car services, bank supplies, interest paid to litigants, and any other charge related to the maintenance of Court trust funds” (Accounting Manual 11-11.00 Trust Interest Income Fund) or (b) retained in Zions in the CDTF to boost liquidity.

The bank card charges are the largest of the expenses paid from trust earnings. During COVID, bank card charges averaged about \$55,000 per month but as Court activity increased post-COVID, they have trended up and are now at +/- \$100,000 per month. **The State of Utah does not provide any funding to cover credit card fees or any of the fees related to handling payments for fines, fees, Xchange, etc. (e.g., armored car service, bank fees, etc).**

Trust IBA accounts as described in section 2 above (accounting manual 06-10.00) which are invested at the specific request of a depositor or judge are not part of the interest earnings balance as all interest earned is paid out to the depositor.

In periods of low interest rates (see chart 1 which shows the federal funds interest rate over 70 years), the costs of covering credit card charge fees and other trust operating expenses can exceed the interest earned. In those years, the Courts actively supplemented the trust balances with contributions of General Funds.

Chart 1



² Per UCJA rule 4-301(2)(a) and (2)(c).

Current Status

Our previous status report was in February 2024 after several years when the historical interest rates were low. As noted in Chart 1, interest rates rose quickly starting in 2023 through 2025. This surge in interest rates also caused a surge in interest income which has generated additional funds to build up the liquidity in the CDTF and also enabled some repayment of the CCCF advances. See Exhibit A.

Revised Policy

Deposits

As shown in Exhibit B, the CCCF Advance balance has fluctuated over time. Given that advances to the CCCF were specifically designed to provide reserves that could be drawn upon in periods where credit card fees and other expenses exceed the interest earned on the eligible trust balances (see Background tranches #1 and #3), the Courts did not consider the CCCF balance to be an amount that would be repaid with any degree of certainty. Therefore, an Account Receivable was not recorded when the CCCF Advance monies were deposited. We propose to continue this policy with deposits to the CCCF and repayments from the CCCF being recorded via entries to BAH 2410 expense code 6137.

Repayments

AOC Finance proposes following the procedures below for any repayments to the Judiciary of CCCF advances and CDTF funds:

1. Only CCCF advances can be repaid to the Court's operating account. The amount that can be repaid is limited to the total amounts advanced, net of any repayments. Repayments can be used for any 1x purpose agreed to by the Judicial Council.
2. Interest earned on tranche 1 or tranche 3 may be used to repay CCCF advances. Interest earned on tranche 2 will be paid only to the parties that have their funds in tranche 2.
3. Repayment of CCCF advances to the Court's operating account will be made only on funds that can be withdrawn without incurring a loss of interest due to early termination of an existing investment. After discussion with the State Court Administrator, the Director of Finance recommends any repayment amounts to the BFMC and Judicial Council based on forecasts of 1x funding needs by the Courts versus 1x funding availability from other sources to the Courts.
4. All amounts left in the trust funds in excess of CCCF advances (net CDTF funds) will be utilized to provide funds to cover a contingent future event where net CDTF funds could be used to fund the gap between interest receipts and all fees listed in Accounting Manual Policy 11-11.00. Should net CDTF funds fall below \$1.5M, the Judicial Council should consider seeking alternative sources of funding including the passage of legislation.

Exhibit A

CDTF and CCCF Funds - Changes Over Past 2 Years

	<u>Mar-26</u>	<u>Feb-24</u>	Repaid Court Advances Used in Projects
Gross CDTF (Zions) - Note 1	\$ 5,004,000 (d)	\$ 4,296,000 (a)	
Less: Balance of CCCF Repayable to Courts (=Funds available for new projects, if net balance allows) Note 2	\$ (2,235,111) (e)	\$ (4,183,300) (b)	<u>\$ (1,948,189)</u> (b)- (e) Note 1
* Net CDTF- Interest Reserve	<u>\$ 2,768,889</u> (d)-(e)	<u>\$ 112,700</u> (a)-(b)	Note 3
Balance of CCCF (per above)		\$ 4,183,300 (b)	
* Must be a minimum of \$60K x 24 months = \$1,440,000		<u>\$ (1,440,000)</u>	
Adjusted Balance of CCCF Repayable to Courts		<u>\$ 2,743,300</u>	

Note 1: The interest earned on Trust funds has been more than enough to pay credit card fees and other expenses for the past 24 months resulting in a repayment to the Courts of \$1.9M in CCCF which was used by Facilities for CAPEX. The growth further increased the Gross CDTF fund balance to \$5.0M.

Note 2: We have an additional \$2.2M in CCCF funds that can be used for Court current 1x needs. There are no restrictions on where these funds can be used.

Note 3: Net Balance of CDTF is increasing approx. \$100K per month. This is the balance which is available for future potential periods where interest rates are so low they need to be used for the payment of credit card fees and other allowable expenses. See UCA 75B-5-804 (3)(b)(i) and (ii) for the type of allowable expenses to be paid from net CDTF balances.

Exhibit B – Status of Advances ^{3/}
 (Repayments) to/from the CCCF as of June 30, 2023

FY	CCCF Advance/ (Repayment)	CCCF Outstanding Balance	GAX Reference		Trust Cash Available to Repay Advances
2017	\$250,000	\$250,000	17*2410		
2017	\$468,650	\$718,650	17*2703		
2017	\$250,000	\$968,650	17*2707		
2017	\$624,650.75	\$1,593,300.75	17*2708	FYE 2017	\$1,841,180
2018	\$250,000	\$1,843,300.75	18*45		
2018	\$422,000	\$2,265,300.75	18*2068		
2018	\$567,918.25	\$2,833,219	18*2450	FYE 2018	\$2,836,354
2019	\$150,000	\$2,983,219	19*1672		
2019	\$300,000	\$3,283,219	19*2396		
2019	\$567,213	\$3,850,432	19*2561	FYE 2019	\$3,663,332
				FYE 2020	\$3,529,522
				FYE 2021	\$3,110,560
2022	\$300,000	\$4,150,432	22*1680	FYE 2022	\$2,772,048
2023	\$32,867.81	\$4,183,299.81	23*2070	FYE 2023	\$3,559,636
				Feb 2024	\$4,296,000

Green = surplus in Trust Account to repay CCCF Advances
 Red = deficit in Trust Account to repay CCCF Advances

³ Advances have been determined by reviewing data warehouse activity since 2007 which had supporting documentation indicating clearly that these were deposits/repayments related to CCCF activity. There was no activity between 2007 and 2016.

Tab 4



Administrative Office of the Courts

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

Ronald B. Gordon, Jr.
State Court Administrator

Neira Siaperas
Deputy Court Administrator

MEMORANDUM

To: Judicial Council
From: Michael C. Drechsel, Assistant State Court Administrator
Date: Tuesday, April 14, 2026
Re: Uniform Fine Committee – Proposed 2026 Uniform Fine Schedule

Pursuant to Code of Judicial Administration Rule 4-302(1) and Utah Code section 76-3-301.5(1), the Uniform Fine Committee recommends that the Judicial Council adopt the following versions of the 2026 Uniform Fine Schedule (“the UFS”), to be published on the indicated effective date:

- 2026 Uniform Fine Schedule – May 6, 2026, version;
- 2026 Uniform Fine Schedule – July 1, 2026, version; and
- 2026 Uniform Fine Schedule – January 1, 2027, version.

The 2026 updates to the UFS are the result of the following significant changes since the current version was approved by the Judicial Council in April 2025.

- 1) 43 bills from the 2026 general legislative session that removed, added, or modified entries on the UFS (including HB0301, the final installation of the massive multi-year criminal code recodification); and
- 2) routine ongoing maintenance and corrections to existing UFS entries.

Since the conclusion of the 2026 general legislative session, AOC staff carefully reviewed the UFS for relevant necessary changes and has generated a detailed list of **204 proposed fine schedule changes**. On March 30, 2026, the Judicial Council’s Uniform Fine Committee members reviewed the proposed changes, incorporating the changes into a proposed 2026 Uniform Fine Schedule. The changes are now marked in the following materials with four color-coded labels,¹ as follows:

ADD (54 UFS entries):

- these are offenses that were not previously included in the Uniform Fine Schedule, but have become necessary due to legislative changes or were existing offenses that were discovered as bills were reviewed;

¹ Once approved, this color-coding (which only exist to highlight the proposed changes) will be removed from the final materials made available to the public.

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

EDIT (50 UFS entries):

- these entries have been modified to include updated offense codes, descriptions, fine amounts, etc. (for each “edit” entry, the changed details are in **bold underline**);

RENUMBER (19 UFS entries):

- these existing entries have simply been renumbered to reflect changes in statutory numbering with no other changes; and

REMOVE (81 UFS entries):

- these offense codes have been either completely eliminated from Utah Code **or** — as part of being removed — were replaced with accompanying “Add” entries.

In addition to the substantive changes to offense entries, the committee also made some minor substantive revisions to the eight-page Uniform Fine Schedule introduction, including simplifying language where possible. A proposed draft with all of the changes indicated above is attached to this memo as **Attachment A**.

Finally, while the vast majority of these changes will be effective May 6, 2026, several legislative items have delayed effective dates, as follows:

- July 1, 2026 — HB0265, HB0423, HB0473, and SB0323
- January 1, 2027 — HB0040, HB0054, HB0447, and SB0210

To effectuate efficient publication of updated materials for each of the respective effective dates, the Uniform Fine Committee is requesting that the Judicial Council approve three versions of the fine schedule — one for each of the three effective dates (May 6, July 1, and January 1).

The committee and its staff are prepared to answer any specific questions you may have about any of the identified changes in the proposed 2026 Uniform Fine Schedule.

ATTACHMENT A

2026 Uniform Fine Schedule

~~2025-2026~~ 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 apply to all Utah courts 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 as set forth in ~~Form 6~~ ~~Form 7~~ of the [Sentencing and Release Guidelines](#), the cumulative effect of probation conditions, and the ability of the defendant to pay.

The Uniform Fine Schedule should not be used in setting a financial condition of release. [See For guidance setting a financial condition of release, see Code of Judicial Administration, Appendix J of the Code of Judicial Administration.](#)

In cases where a defendant may ~~remit a voluntarily pay the recommended~~ fine amount without personally appearing before the court, the recommended fine amount may be increased by \$50 if the defendant fails to appear or pay within fourteen days after receiving the citation. The recommended fine amount may be increased by an additional \$75 if the defendant fails to appear or pay within forty days after receiving the citation. See ~~Utah~~ Code of Judicial Administration, [Rule 4-701](#). For information on how to calculate the surcharge on delinquent enhancements, contact the Administrative Office of the Courts.

TRAFFIC-RELATED OFFENSES

Overweight Violations

Pursuant to Utah Code section [78A-7-120\(4\)](#), the assessing court shall retain as court costs 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

The recommended fine may increase \$30 for moving 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 ~~(other than a DUI)~~ for the operator of a motorcycle ~~or motor-driven cycle, class 3an~~ electric assisted bicycle, ~~a motor assisted scooter, or a high power electric device or autocycle not fully enclosed~~ if the operator was 21 years old or older 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 that causes 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; and
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 five 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 a court to proceed with a matter on citation in lieu of an information with the consent of the defendant. It states that, where provided in the Uniform Fine Schedule, an individual may ~~remit a voluntarily pay the recommended~~ fine ~~amount~~ without making a personal appearance before the court in certain circumstances.

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 require restitution.

For all other infractions, the court may allow the defendant to voluntarily ~~remit the pay the~~ **recommended** fine **amount** 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. A 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 Sentencing and Release Guidelines Form 1,~~ classifies a defendant's criminal history in five 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-section of ~~Form 1 and Form 5 of the Utah Adult Sentencing and Release Guidelines, Form 1.~~

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 <i>Person or Drugs</i>	Class B Misdemeanors <i>Person or Drugs</i>
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 a second 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; and
- credit is allowed towards fines for community service at a rate of \$12/hr., per Utah Code section [76-3-301.7](#).

2025-2026 UNIFORM FINE SCHEDULE

<p>ANY OFFENSE NOT SPECIFICALLY NAMED ON THE FINE SCHEDULE AND NOT CONTAINED IN A SPECIFIC FINE SCHEDULE SHALL BE AS FOLLOWS:</p>	
<p>FELONY OFFENSES</p> <ul style="list-style-type: none"> • 1st degree (<i>with minimum mandatory sentence</i>) • 1st degree (<i>without minimum mandatory sentence</i>) • 2nd degree • 3rd degree 	<p>FINE:</p> <p>\$25,000</p> <p>\$20,000</p> <p>\$10,000</p> <p>\$5,000</p>
<p>STATE MISDEMEANORS / INFRACTIONS</p> <ul style="list-style-type: none"> • Class A • Class B • Class C • Infractions 	<p>RECOMMENDED / MAXIMUM:</p> <p>\$1,960 / \$4,813</p> <p>\$690 / \$1,970</p> <p>\$350 / \$1,082.50</p> <p>\$110 / \$1,082.50</p>
<p>LOCAL ORDINANCES</p> <ul style="list-style-type: none"> • Class B • Class C • Infractions 	<p>RECOMMENDED / MAXIMUM:</p> <p>\$350 / \$1,082.50</p> <p>\$110 / \$1,082.50</p> <p>\$110 / \$1,082.50</p>

NOTE: Recommended and maximum includes all potential surcharges.

2025-2026 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

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 here.

“Violation Code” Column

The code for the violation is based on Utah statute.

“Description” Column

Description of the applicable violation.

“Default Severity” Column

The severity of the offense as determined by statute.

“Mandatory Appearance” Column

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.

“Suggested Fine” Column

The total Suggested Fine and Security Surcharge.

This includes the \$60 security surcharge for justice courts.

“Comp Credit” Column (Compliance Credit)

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

“Non-Moving Traffic” Column

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

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 the 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 upon:

- (a) 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 Utah Code section [80-6-304](#).

“DLD Reportable” Column

This column will be marked “Y” (yes) if the offense is reportable to the Utah Driver License Division (DLD) and “N” (no) if not reportable. [This designation is determined by the DLD.](#) All states and the Canadian provinces are members of a 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-DLD](#) 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.

Pleas 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.

“BCI Reportable” Column

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.

“Transport” Column

This column will be marked “S” (state) or “C” (county). The column is used to designate transportation requirements for individuals arrested on a warrant in a county other than the county from which the warrant was issued. See Utah Code of Judicial Administration, Rule 4-613.

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; and
- class B misdemeanors charged under Utah Code Title 76, Chapter 5 (Offenses Against the Person), Title 76, Chapter 110, Part 5 (Weapons), and Title 41, Chapter 6a, Part 5 (Driving Under the Influence and Reckless Driving).

C - requires transportation only within the county:

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 above; and
- class C misdemeanors.

“Comments” Column

This field may contain comments regarding offense codes.

UTAH CODE OFFENSE ENTRIES
Last updated May 6, 2026.

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1	10-3-1304		USE OF PUBLIC OFFICE FOR PERSONAL BENEFIT	MB	Y	\$690	\$0	N	90%	N	Y	C		
2	10-3-1305		UNLAW COMPENSATION TO ELECTED OFFICIAL	MB	Y	\$690	\$0	N	90%	N	Y	C		
3	10-3-1313		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
4	10-8-23		OWNER REQUIRED TO REMOVE WEEDS, LITTER, SNOW AND ICE	MB	Y	\$250	\$0	N	90%	N	Y	C		
5	RENUMBER 10-9A-611	10-20-0815	SALE OF SUBDIVIDED LAND BEFORE SUBDIVISION IS APPROVED	IN	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
6	RENUMBER 10-9A-802(2)(B)	10-20-1001	BUILDING WITHOUT A PERMIT	IN	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
7	10-3-908		CITY ENGINEER RECORD VIOLATION	MB	Y	\$680	\$0	N	90%	N	Y	C		
8	11-58-304		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
9	11-59-306		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
10	11-6-1		FAIL TO KEEP PAWNBROKER RECORDS	MB	Y	\$690	\$0	N	90%	N	Y	C		
11	11-65-304		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
12	11-70-304(6F)		FAILURE TO FILE OR AMEND STATEMENT WITHIN 7 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C		
13	11-1-6		LOCAL TAXING UNIT VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
14	11-6-3		PAWNBROKER RECORDS VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
15	13-10-4(1)		TRANSFER OF RECORDED MATERIAL FOR PROFIT	MB	Y	\$690	\$0	N	90%	N	Y	C		
16	13-10-4(2)		UNLAW SALE/DISTRIBUTE RECORDED MATERIAL	MB	Y	\$690	\$0	N	90%	N	Y	C		
17	13-10-4(3)		UNAUTHORIZED RECORDING PRACTICES - EQUIPMENT RENTAL	MB	Y	\$690	\$0	N	90%	N	Y	C		
18	13-10-6		UNAUTHORIZED RECORDING	MB	N	\$690	\$0	N	90%	Y	Y	C		
19	13-10-8		FAIL TO DISCLOSE ORIGIN OF A RECORDING	MB	Y	\$690	\$0	N	90%	N	Y	C		
20	13-13-7		FAILURE TO PAY AS DIRECTED IN MOTION PICTURES ACT	IN	N	\$110	\$0	N	35%	N	Y	C		
21	13-19-2		COMMERCIAL SHOPPING CART RETRIEVAL VIOLATION	IN	N	\$110	\$0	N	35%	N	N	C		
22	RENUMBER 13-23-7(2)(A)	13-23-106(3A)	VIOLATION OF HEALTH SPA SERVICES ACT	MB	N	\$690	\$0	N	90%	N	Y	C		SB0038
23	REMOVE 13-26-11		TELEPHONE FRAUD/SOLICITATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
24	RENUMBER 13-26-8(1)(A)(i)	13-26-106(4A)	TELEPHONE SOLICITOR PROHIBITED PRACTICES	MB	Y	\$690	\$0	N	90%	N	Y	C	Enhanceable Offense	SB0038
25	13-32-103		PROHIBITED SALES - SWAP MEET	IN	N	\$210	\$0	N	35%	N	Y	C		
26	13-32-104		RETENTION OF RECEIPTS & TRANSACTIONS - SWAP MEET	MC	N	\$210	\$0	N	35%	N	Y	C		
27	13-32-105		FALSIFY/DESTROY RECORDS/RECEIPTS - SWAP MEET VENDOR	IN	N	\$350	\$0	N	35%	N	Y	C		
28	13-32A-104		REGISTER TO BE MAINTAINED/IDENTIFY ITEMS/PROHIBIT PAWN/SELL	MB	Y	\$690	\$0	N	90%	N	Y	C		
29	13-32A-104.6		FAIL TO MAINTAIN TICKET BY AUTO RECYCLING KIOSK OPERATOR	MB	N	\$690	\$0	N	90%	N	Y	C		
30	13-32A-104.7		CATALYTIC CONVERTER PURCHASER FAIL TO DOCUMENT DATABASE INFO	MB	Y	\$690	\$0	N	90%	N	Y	C		
31	13-32A-104(3)		FAIL TO MAINTAIN REGISTER OR SALE CERTAIN PROP WHEN PROHIBIT	MB	Y	\$690	\$0	N	90%	N	N	C		
32	13-32A-106		PAWN BUSINESS FAIL TO SUBMIT OR MAINTAIN INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
33	RENUMBER 13-32A-106.5(3)(A)	13-32A-106.5(4A)	CONFIDENTIALITY OF PAWN AND PURCHASE TRANSACTIONS	MB	Y	\$690	\$0	N	90%	N	Y	C		SB0038
34	13-32A-108		PAWN BROKER POLICE RETENTION OF RECORDS VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
35	13-32A-109		HOLDING PERIOD FOR ARTICLES IN PAWN	MB	Y	\$690	\$0	N	90%	N	Y	C		
36	ADD 13-34-107(1)	13-34-105	POST-SECONDARY SCHOOL AND STATE AUTHORIZATION ACT VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		SB0038
37	13-34-107(1)		POSTSECONDARY PROPRIETY SCHOOL VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
38	13-39-301(1)(A)		CHILD PROTECTION REGISTRY VIOLATION - FIRST OFFENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
39	16-6A-1609(3)		NON-PROFIT FAIL/REFUSE TO ANSWER INTEROGATORIES	MC	N	\$240	\$0	N	35%	N	Y	C		
40	16-6A-1609(4)		OFFICER/DIRECTOR NON-PROF FAIL/REFUSE ANSWER INTEROGATORIES	MC	Y	\$690	\$0	N	90%	N	Y	C		
41	RENUMBER 17-16-6.5	17-70-403	CAMPAIGN FINANCIAL DISCLOSURE IN COUNTY ELECTIONS VIOLATION	IN	N	\$110	\$0	N	35%	N	Y	C		Annual Maintenance
42	RENUMBER 17-16A-13	17-70-509	FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
43	RENUMBER 17-23-15	17-73-503	REMOVAL OR DESTRUCTION OF GOV SURVEY MONUMENT	IN	N	\$110	\$0	N	35%	N	N	C		Annual Maintenance
44	RENUMBER 17-23-17(2)(A)(i)	17-73-504	FAILURE TO FILE MAP OF BOUNDARY SURVEY	IN	N	\$110	\$0	N	35%	N	N	C		Annual Maintenance
45	RENUMBER 17-30-22	17-76-217	POLITICAL COMPENSATION ACTIVITY VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
46	RENUMBER 17-43-308	17-77-306	SHOCK TREATMENT, LOBOTOMY, OR SURGERY VIOLATION	MB	N	\$690	\$0	N	90%	N	N	C		Annual Maintenance
47	ADD 17-79-902		COUNTY LAND USE, DEVELOPMENT, MANAGEMENT ACT VIOLATION	MC	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
48	17B-2A-818.5(4)		PUBLIC TRANSIT CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%	N	Y	C		
49	17B-2A-821		FAILURE TO PAY FARE	IN	N	\$110	\$0	N	35%	N	Y	C		
50	19-1-206(4)		DEPT GOV OF CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%	N	Y	C		
51	ADD 19-1-303(1A)(A)		VIOLATION OF ENVIRONMENTAL QUALITY CODE / RULE	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance + SB0251
52	19-2A-103		GASOLINE VAPOR VIOLATION - 3RD+ OFFENSE	MC	Y	\$350	\$0	N	35%	N	Y	C		
53	19-4-109(7)(A)		REIMBURSEMENT FOR EXPENSES VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
54	19-6-429(1)		OBTAIN CERT OF COMPLIANCE USING FALSE INFO/CLAIMS	MB	Y	\$690	\$0	N	90%	N	Y	C		
55	20A-1-604		DESTROYING ELECTION PARAPHERNALIA	IN	Y	\$350	\$0	N	35%	N	Y	C		
56	20A-1-606(2)		NON-CANDIDATE WAGERING ON ELECTIONS	MB	Y	\$690	\$0	N	90%	N	Y	C		
57	20A-1-606(3)		WAGER ON ELECTION WITH INTENT TO PREVENT VOTE	MB	Y	\$690	\$0	N	90%	N	Y	C		
58	20A-1-607		INDUCING ATTENDANCE AT POLLS-PAYMENT OF WORKERS	MB	Y	\$690	\$0	N	90%	N	Y	C		
59	20A-1-608		PROMISE OF APPOINTMENT TO OFFICE IN ORDER TO AID CANDIDATE	MB	Y	\$690	\$0	N	90%	N	Y	C		
60	20A-1-609(1)(A)		OMNIBUS ELECTION CODE VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
61	20A-1-610		AID, ABET VIOLATIONS OF VOTING CODE	MB	Y	\$690	\$0	N	90%	N	Y	C		
62	20A-11-101.7		CONCEALING CONTRIBUTOR'S IDENTITY	MB	N	\$690	\$0	N	90%	N	Y	C		
63	ADD 20A-11-1002		DISCLOSING INFO IN FINANCIAL STATEMENT REQUIRING REDACTION	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0450
64	20A-11-1103		FALSE STATEMENTS/RE-CANDIDATES FORBIDDEN	MB	Y	\$690	\$0	N	90%	N	Y	C		
65	20A-11-1203		EXPENDING PUBLIC FUNDS ON PROHIBITED ELECTORAL MATTERS	MB	N	\$690	\$0	N	90%	N	Y	C		
66	20A-11-1305(7)(C)(i)		FAIL TO FILE / AMEND REPORT BY SCHOOL BOARD CANDIDATE	MB	N	\$690	\$0	N	90%	N	Y	C		
67	20A-11-1503(3)		FAIL TO DISCLOSE CONFLICT OF INTEREST/COMPLY WITH REPORTING	MB	N	\$690	\$0	N	90%	N	Y	C		
68	20A-11-1604		FAIL TO DISCLOSE CONFLICT OF INTEREST/COMPLY WITH REPORTING	MB	Y	\$690	\$0	N	90%	N	Y	C		
69	20A-11-1605(4)(A)		REGULATED OFFICEHOLDER FAIL TO FILE FINANCIAL DISCLOSURE	MB	Y	\$690	\$0	N	90%	N	Y	C		
70	20A-11-206(7)(C)(i)		FAIL TO FILE / AMEND REPORT BY STATE OFFICE CANDIDATE	MB	N	\$690	\$0	N	90%	N	Y	C		
71	20A-11-305(7)(C)(i)		FAIL TO FILE / AMEND REPORT BY LEGISLATIVE OFFICE CANDIDATE	MB	N	\$690	\$0	N	90%	N	Y	C		
72	20A-11-403		OFFICEHOLDER FAIL TO FILE SUMMARY RPT/WIN 7 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C		
73	20A-11-508		VIOLATION OF POLITICAL PARTY REPORTING REQUIREMENT	MB	N	\$690	\$0	N	90%	N	Y	C		
74	20A-11-601(4)		FAILURE TO FILE PAC STATEMENT OF ORG WITHIN 7 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C		
75	20A-11-703		FAILURE TO FILE OR AMEND STATEMENT WITHIN 7 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C		
76	20A-11-803		FAIL TO FILE PIC FINANCIAL STATEMENT BEFORE DEADLINE	MB	N	\$690	\$0	N	90%	N	Y	C		
77	20A-12-306		FAILURE TO FILE OR AMEND REPORT WITHIN 14 DAYS OF NOTICE	MB	N	\$690	\$0	N	90%	N	Y	C		
78	EDIT 20A-17-102	20A-17-102(1)	INTERFERENCE WITH POLITICAL SIGN	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0033
79	ADD 20A-17-102(2)	20A-17-102(2)	IMPROPER PLACEMENT OF POLITICAL SIGN	IN	N	\$110	\$0	N	35%	N	Y	C		HB0033
80	20A-2-301(5)		FAIL TO DELIVER VOTER REGISTRATION	MB	N	\$690	\$0	N	90%	N	Y	C		
81	20A-3A-105		EMPLOYEE'S RIGHT TO TIME OFF FOR ELECTION	MB	N	\$690	\$0	N	90%	N	Y	C		
82	20A-3A-403(2)		FRAUDS AND MALFEASANCE IN VOTING BY ELECTION OFFICER	MB	N	\$690	\$0	N	90%	N	Y	C		
83	20A-3A-502		INTIMIDATION/UNDUE INFLUENCE FOR VOTE OR REFRAIN FROM VOTE	MB	N	\$690	\$0	N	90%	N	Y	C		
84	20A-3A-503		EMPLOYER INFLUENCE OF EMPLOYEE'S VOTE	MB	N	\$690	\$0	N	90%	N	Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
85	20A-3A-504		ALLOW BALLOT SHOW W/INTENT TO REVEAL VOTE- INTERFERE W/VOTER	MC	N	\$350	\$0	N	35%	N	Y	C		
86	20A-3A-506		FALSE INFORMATION OR PROVISIONAL BALLOT ENVELOPE	MC	N	\$690	\$0	N	90%	N	Y	C		
87	20A-7-104		VIOLATION OF SIGNATURE GATHERERS REQUIREMENTS	MB	N	\$690	\$0	N	90%	N	Y	C		
88	20A-9-204		INDUCEMENT NOT TO BECOME CANDIDATE - PROHIBITED	MB	N	\$690	\$0	N	90%	N	Y	C		
89	23A-10-201(1)+(2)		INVASIVE MUSSEL SPECIES VIOLATION	IN	N	\$160	\$0	N	35%		Y			
90	23A-10-201(4)		PASS/TRAVEL TO STATION/CHECKPOINT W/OUT PRESENTING CONVEYANCE	MB	Y	\$690	\$0	N	90%		Y	C		
91	23A-10-304(4A)		FAILURE TO PAY AQUATIC INVASIVE SPECIES FEE	MB	N	\$160	\$0	N	90%		Y			
92	23A-10-305		FAILURE TO REMOVE PLUG OR DRAIN WATER	MC	N	\$160	\$0	N	35%		Y	C		
93	ADD	23A-10-306	BOAT LIVERY REQUIREMENTS VIOLATION	MB	Y	\$690	\$0	N	90%			C		HB0125
94	23A-11-203		BIG GAME BAITING	MB	Y	\$690	\$0	N	90%		Y			
95	23A-11-205		FAILURE TO WEAR SPECIFIED AMOUNT OF HUNTER ORANGE	MB	N	\$180	\$0	N	90%		Y	C		
96	23A-11-502		BIG GAME BYPRODUCT VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		
97	23A-11-503		FAILURE TO PAY BIG GAME BYPRODUCT FEE	MB	Y	\$690	\$0	N	90%		Y	C		
98	23A-4-1101		LICENSE/PERMIT/TAG/COR OBTAINED BY FRAUD/DECEIT/MISREPRESENT	MB	N	\$690	\$0	N	90%		Y	C		
99	23A-4-1104		VIOLATION OF HUNTER EDUCATION REQUIREMENTS	MB	N	\$220	\$0	N	90%		Y			
100	23A-4-1105		VIOLATION OF FURHARVESTER EDUCATION REQUIREMENTS	MB	N	\$220	\$0	N	90%		Y			
101	23A-4-1107		APPLY/PURCHASE/POSSESS/USE LICENSE WHILE ON SUSPENSION	MB	Y	\$690	\$0	N	90%		Y	C		
102	23A-4-1203(3)		USE TITLE GUIDE OR OUTFITTER WITHOUT BEING REGISTERED	MB	N	\$690	\$0	N			Y			
103	23A-4-1203(4)(A)		PLACING CLIENT OR INDIVIDUAL AT RISK	MB	N	\$690	\$0	N			Y			
104	23A-4-1203(4)(B)		FALSE, DECEPTIVE OR MISLEADING ADVERTISING	MB	N	\$690	\$0	N			Y			
105	23A-4-1203(4)(C)		MISREPRESENTING SERVICES, OUTCOMES, AMMENITIES, OR FEES	MB	N	\$690	\$0	N			Y			
106	23A-4-1203(4)(D)		FAILURE TO PROVIDE CHANGED CONTACT INFORMATION	MB	N	\$690	\$0	N			Y			
107	EDIT	23A-4-1204	RETAINING UNREGISTERED OUTFITTER /COMPENSATING GUIDE	MB	Y	\$690	\$0	N	90%		Y	C		HB0111
108	23A-4-201(1)		POSSESSION OF LICENSES, CERT OF REGIST, PERMITS AND TAGS REQ	MB	N	\$300	\$0	N	90%		Y	C		
109	23A-4-201(2)		USE/TRANSFER/LEND HUNTING OR FISHING LICENSE/PERMIT/REGIS	MB	N	\$300	\$0	N	90%		Y	C		
110	23A-4-206		PROHIBITED USE OF UNSIGNED DOCUMENTS	MB	N	\$690	\$0	N	90%		Y	C		
111	23A-4-501(5)+502(2A)		WILDLIFE LICENSE AGENT FAILURE TO REPORT/SUBMIT -\$1000	MB	Y	\$690	\$0	N	90%		Y			
112	23A-4-501(6)		WILDLIFE LICENSE AGENT MISDATE / ISSUE LICENSE W/O EDU PROOF	MB	N	\$300	\$0	N	90%		Y			
113	23A-4-708		CHILDREN ACCOMPANIED BY ADULTS WHILE HUNTING WITH WEAPON	MB	Y	\$650	\$0	N	90%		Y	C		
114	23A-4-709		TAGGING REQUIREMENT VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		
115	23A-5-207		FAILURE TO PRODUCE LICENSE, DEVICE, AND WILDLIFE UPON DEMAND	MB	N	\$220	\$0	N	90%		Y	C		
116	23A-5-301(2)		AIDING / ASSISTING IN VIOLATION OF TITLE 23A / WILDLIFE RULE	IN	Y	\$110	\$0	N	35%		Y			
117	23A-5-302		CAPACITY OF PROTECTED WILDLIFE UNLAWFUL	MB	N	\$690	\$0	N	90%		Y	C		
118	23A-5-303		IMPORTATION OR EXPORTATION OF PROTECTED WILDLIFE	MB	N	\$690	\$0	N	90%		Y	C		
119	23A-5-304		COMMERCIALIZATION OF WILDLIFE UNLAWFUL	MB	N	\$690	\$0	N	90%		Y	C		
120	23A-5-307(4)		VIOLATION OF TRAIL CAMERA RULES	MB	Y	\$690	\$0	N	90%		Y			
121	23A-5-308		ADMINISTER SUBSTANCE TO PROTECTED WILDLIFE	MB	Y	\$690	\$0	N	90%		Y			
122	23A-5-309		UNLAWFUL TAKE/TRANSPORT/SELL/PURCHASE PROTECTED WILDLIFE	MB	Y	\$690	\$0	N	90%		Y	C		
123	23A-5-310		UNLAWFUL TAKING OF PROTECTED WILDLIFE WHILE TRESPASSING	MB	Y	\$690	\$0	N	90%		Y	C		
124	23A-5-311(1)+(2)(C)		WANTON DESTRUCTION - VALUE <250 PTS	MB	Y	\$690	\$0	N	90%		Y			
125	23A-5-315		UNLAWFUL TAKING FROM AIRPLANE / MOTORIZED / AQUATIC VEHICLE	MB	Y	\$690	\$0	N	90%		Y			
126	ADD	23A-5-315.5(2)+(3A)	UNLAWFUL ACTIVITY BY A PILOT	MB	Y	\$690	\$0	N	90%			C		HB0111
127	23A-5-316		DESTROYING SIGNS OR PROPERTY OF DWR	MB	N	\$490	\$0	N	90%		Y	C		
128	23A-5-317(2A)		TRESPASSING DURING WILDLIFE RELATED ACTIVITY	MB	N	\$260	\$0	N	90%		Y	C		
129	23A-5-317(2D)		WRONGFUL POSTING OF PROPERTY	MB	N	\$690	\$0	N	90%		Y	C		
130	23A-5-318		DESTRUCTION OF PRIVATE PROPERTY	MB	N	\$490	\$0	N	90%		Y	C		
131	23A-5-320		FAIL TO STOP AT DWR ROADBLOCK OR CHECKING STATION	MB	N	\$370	\$0	N	90%		Y	C		
132	23A-5-321		UNLAWFUL INTERFERENCE WITH LEGAL HUNTERS/HUNTING ACTIVITY	MB	N	\$690	\$0	N	90%		Y	C		
133	23A-6-402(5)		UNAUTHORIZED ENTRY ON WILDLIFE MANAGEMENT AREA	MB	N	\$160	\$0	N	90%		Y			
134	23A-6-404		UNLAWFUL USES AND ACTIVITIES ON DIVISION LANDS	MB	Y	\$690	\$0	N	90%		Y			
135	23A-7-208		HUNTING ON COOP WILDLIFE MANAGEMENT UNIT WITHOUT A PERMIT	MB	Y	\$300	\$0	N	90%		Y	C		
136	23A-7-209		FAILURE TO LEAVE C. W. M. U. ON REQUEST	MB	N	\$490	\$0	N	90%		Y			
137	23A-7-210		DAMAGE OR DESTRUCTION OF PROPERTY	MB	Y	\$490	\$0	N	90%		Y			
138	23A-9-201		FISH SCREEN INSTALLMENT VIOLATION	MB	N	\$690	\$0	N	90%		Y	C		
139	23A-9-305		POSSESSION/TRANSPORTATION OF LIVE PROTECTED AQUATIC WILDLIFE	MB	Y	\$300	\$0	N	90%		Y	C		
140	23A-5-314(1)+(2)		WASTE OF WILDLIFE	MB	Y	\$690	\$0	N	90%		Y	C		
141	26A-1-123(1)(A)		VIOL PUBLIC HEALTH LAWS, NOTICES, OR ORDINANCES	MB	Y	\$690	\$0	N	90%		N	Y	C	
142	26A-1-123(1)(B)		DISREGARD NOTICE OR ORDER - HEALTH	MB	Y	\$690	\$0	N	90%		N	Y	C	
143	26A-1-123(1)(C)		FAIL TO FILE REQUIRED REPORT RE DISEASE, HEALTH RELATED FACT	MB	Y	\$690	\$0	N	90%		N	Y	C	
144	26A-1-123(1)(D)		WILLFULLY MAKE, ALTER A PUBLIC HEALTH CERTIFICATE	MB	Y	\$690	\$0	N	90%		N	Y	C	
145	26A-1-123(1)(E)		FAILURE TO REMOVE OR ABATE PUBLIC HEALTH NUISANCE	MB	Y	\$690	\$0	N	90%		N	Y	C	
146	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	
147	26A-1-123(2)		REMOVAL OR ABATEMENT OF HEALTH NUISANCE MUST BE <= 30 DAYS	MB	Y	\$690	\$0	N	90%		N	Y	C	
148	26A-1-123(3)		ACCEPT GIFT OR REMUNERATION BY LOCAL HEALTH OFFICER/EMPL	MB	Y	\$690	\$0	N	90%		N	Y	C	
149	26A-1-123(4)		PERFORM NON-WORK RELATED DUTIES DURING WORK HOURS PUB HLTH	MB	Y	\$690	\$0	N	90%		N	Y	C	
150	26B-1-222		DISOBEYING PUBLIC HEALTH LAWS	MB	Y	\$690	\$0	N	90%		Y	C		
151	26B-1-229(10)(A)		UNLAWFUL USE/RELEASE/PUBLICATION HEALTH DATA	MB	Y	\$690	\$0	N	90%		Y	C		
152	26B-3-1106		FALSE CLAIMS FOR MEDICAL BENEFITS	MB	Y	\$690	\$0	N	90%		Y	C		
153	26B-4-127(6)		SUMMON AN AMBULANCE/EMERGENCY RESPONSE WHEN NOT NEEDED	MB	Y	\$690	\$0	N	90%		Y	C		
154	REMOVE	26B-4-202(7)	NEG/RECKLESSLY RELEASE INFO FROM STATE ELEC VERIF SYSTEM	MC	Y	\$350	\$0	N	35%		N	Y	C	
155	ADD	26B-4-202(8)	ELECTRONIC VERIFICATION SYSTEM INFO - NEG/RECKLESS RELEASE	MC	Y	\$350	\$0	N	35%		N	Y	C	SB0121
156	EDIT	26B-4-202(9)(C)	ELECTRONIC VERIFICATION SYSTEM INFO - UNLAWFUL POLICE USE	MB	Y	\$690	\$0	N	90%		Y	C		SB0121
157	26B-4-216(1)(A)	26B-4-202(11)	MED CANNABIS CARDHOLDER - CARD, LABEL, CONTAINER VIOLATION	IN	N	\$110	\$0	N	35%		N	Y	C	
158	REMOVE	26B-4-216(1)(B)	MEDICAL CANNABIS CARD (NO <= 1130) UNPROCESSED OR <= 20% THC	IN	N	\$110	\$0	N	35%		N	Y	C	
159	26B-4-216(1)(C)(i)		CARDHLDR POSS MED CANNABIS -> LGL LIMIT & = < 2X LGL LIMIT	IN	N	\$100	\$0	N	35%		Y	C		
160	26B-4-216(1)(C)(ii)		CRDHLDR POSS MED CANNABIS -> LGL LMT & = < LGL LMT 2ND OFF	IN	N	\$1,000	\$0	N	90%		Y	C		
161	26B-4-216(1)(E)		NON-RES PATIENT POSS MED CANNABIS NOT IN MEDICAL FORM	IN	N	\$100	\$0	N	35%		Y	C		
162	26B-4-216(2)(D)(i)		MEDICAL CANNABIS CARDHOLDER VIOLATION - PUBLIC VIEW	IN	N	\$100	\$0	N	35%		Y	C		
163	26B-4-216(2)(D)(ii)		MEDICAL CANNABIS CARDHOLDER VIOLAT - PUBLIC VIEW - 2ND/SUBSQ	MB	N	\$1,000	\$0	N	90%		Y	C		
164	26B-4-220		CANNABIS CARDHOLDER SELL/GIVE CANNABIS TO ANOTHER CARDHOLDER	MB	N	\$690	\$0	N	90%		Y	C		
165	26B-4-221(7)(A)		UTAH MEDICAL CANNABIS ACT VIOLATION	IN	N	\$100	\$0	N	35%		Y	C		
166	26B-4-240(6)(A)		TRANSPORT MED CANNABIS SHIPMENT W/O REQUIRED MANIFEST	IN	N	\$100	\$0	N	35%		Y	C		
167	26B-5-312		UNLAWFUL DISCLOSURE OF MENTAL HEALTH INFORMATION	MB	Y	\$690	\$0	N	90%		Y	C		
168	26B-5-321		ABDUCTION OF MENTAL HEALTH PATIENT	MB	Y	\$690	\$0	N	90%		Y	C		
169	26B-6-205(1)		FAIL TO REPORT SUSPECTED ABUSE/NEGLECT/EXPLOIT OF VULN ADULT	MB	Y	\$690	\$0	N	90%		Y	C		
170	26B-6-205(10)		INTIMIDATE VULNERABLE ADULT ASSISTING IN INVESTIGATION	MB	Y	\$690	\$0	N	90%		Y	C		
171	26B-6-805(1)		INTERFERING WITH THE RIGHTS OF A DISABLED PERSON	MC	Y	\$350	\$0	N	35%		Y	C		
172	26B-6-805(2)		KNOWINGLY MISREPRESENTING ANIMAL AS SERVICE ANIMAL	MC	Y	\$350	\$0	N	35%		N	C		
173	26B-7-407(4)		VIOLATE TANNING REGULATION - MINORS NEED WRITTEN PERMISSION	IN	N	\$350	\$0	N	35%		Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
174	26B-7-407(7)(B)		MISREPRESENT TO VISITING FACILITY THAT PERSON IS 18 OR OLDER	IN	N	\$350	\$0	N	35%		Y	C		
175	26B-8-113(1)		FALSE STMT TO VITAL RECORDS BY FILING CERT/RECORD/REPORT	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
176	26B-8-120		SIGN DEATH CERTIF WHERE SIGNATURE OF FUNERAL DIR REQUIRED	MB	Y	\$690	\$0	N	90%		Y	C		
177	26B-8-133(2)		MAKE/ALTER/MUTILATE CERTIFICATE RECORD W/ INTENT TO DECEIVE	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
178	26B-8-133(3)		OBTAIN/USE/SELL/FURNISH CERTIFICATE/RECORD INCL COUNTERFEITS	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
179	26B-8-133(4)		POSSESS RECORD/CERTIFICATE/REPORT KNOWN TO BE STOLEN	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
180	26B-8-133(5)		IMPROPER REMOVAL OF DECEASED PERSON	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
181	26B-8-206		IMPROPER PROCEDURE- DISCOVERY OF DEAD BODY	MB	Y	\$690	\$0	N	90%		Y	C		
182	26B-8-207		CLEAN/EMBALM BODY W/OUT PERMISSION OF MEDICAL EXAMINER	MB	Y	\$690	\$0	N	90%		Y	C		
183	26B-8-209(1)(A)		CERTIFICATION OF CAUSE OF DEATH BY UNAUTHORIZED INDIVIDUAL	MB	N	\$690	\$0	N	90%		Y	C		
184	26B-8-209(2)(A)		KNOWINGLY GIVE FALSE INFO TO MISLEAD ME OR ME DESIGNEE	MB	N	\$690	\$0	N	90%		Y	C		
185	ADD	26B-8-211	FAILURE TO SUBMIT SUBSTANCE USE DISORDER TREATMENT RECORD	MB	Y	\$690	\$0	N	90%			C		SB0096
186	26B-8-217(5)(CII)		FAIL TO MAINTAIN CONFIDENTIALITY OF MEDICAL EXAMINER RECORD	MB	Y	\$690	\$0	N	90%		Y	C		
187	26B-8-217(6A)		DISTRIBUTION OF MEDICAL EXAMINER PHOTO/VIDEO OF DECEDENT	MB	Y	\$690	\$0	N	90%		Y	C		
188	31A-1-104		INSURANCE AGENT WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
189	31A-2-308(9)		VIOLATION OF STATE INSURANCE CODE	MB	Y	\$690	\$0	N	90%		Y	C		
190	31A-22-302		MOTOR VEHICLE INSURANCE POLICY COMPONENTS REQUIREMENT	MB	Y	\$660	\$0	N	90%	N	Y	C		
191	31A-27A-110		FAIL TO COOPERATE W/INSURANCE COMM OR RE	MB	Y	\$690	\$0	N	90%	N	Y	C		
192	31A-27A-201		FAILURE TO COMPLY WITH SEIZURE ORDER	MB	Y	\$690	\$0	N	90%		Y	C		
193	31A-31-103		INSURANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	C		
194	31A-31-110		FAILURE TO REPORT FRAUDULENT TITLE INSURANCE ACTS	MB	Y	\$690	\$0	N	90%	N	Y	C		
195	31A-31-110(1)		FAIL TO REPORT FRAUDULENT INSURANCE ACTS	MB	Y	\$690	\$0	N	90%	N	Y	C		
196	31A-35-701		BAIL BOND PRODUCER, SURETY PROHIBITIONS	MB	Y	\$690	\$0	N	90%	N	Y	C		
197	31A-44-604		FALSE INFORMATION PROVIDED BY CONTINUING CARE PROVIDER	MB	Y	\$690	\$0	N	90%	N	Y	C		
198	32B-1-206		UNLAWFUL ALCOHOL ADVERTISING	MB	Y	\$690	\$0	N	90%	N	Y	C		
199	32B-1-206(2)(B)		ADVERTISE AN ALCOHOLIC PRODUCT ON A BILLBOARD	MB	Y	\$690	\$0	N	90%	N	Y	C		
200	32B-1-403(1)		UNLAWFUL TRANSFER OF PROOF OF AGE TO ANOTHER PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C		
201	32B-1-407		VERIFICATION OF PROOF OF AGE BY APPLICABLE LICENSEES	MB	Y	\$690	\$0	N	90%	N	Y	C		
202	32B-11-201		MANUFACTURING ALCOHOL WITHOUT A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
203	32B-13-301(8)		SELL, DISTRIBUTE BEER TO RETAILER FOR SALES OUTSIDE AREA	MB	Y	\$690	\$0	N	90%	N	Y	C		
204	ADD	32B-2-503(4)	CONSUMING ALCOHOL ON STATE STORE PREMISES	MB	Y	\$690	\$0	N	90%			C		HB0597
205	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		
206	32B-4-208		MAINTAIN OR ASSIST IN MAINTAINING A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
207	32B-4-401(1)		SALE, FURNISH ALCOHOL BY RETAIL LICENSEE, PERMITEE, OR STAFF	MB	Y	\$690	\$0	N	90%	N	Y	C		
208	32B-4-401(6)		UNLAWFUL SELL, SHIP, TRANSPORT OF BEER FROM OUT-OF-STATE	MB	Y	\$690	\$0	N	90%	N	Y	C		
209	32B-4-401(7)		UNLAWFUL SELL, SHIP, TRANSPORT OF LIQUOR FROM OUT-OF-STATE	MB	Y	\$690	\$0	N	90%	N	Y	C		
210	32B-4-402		UNAUTHORIZED SALE, OFFER FOR SALE, OR FURNISHING	MB	Y	\$690	\$0	N	90%	N	Y	C		
211	32B-4-403(2)(A)		SELL, OFFER, FURNISH ALC PRODUCT TO A MINOR- NEGLIGENTLY	MB	Y	\$690	\$0	N	90%	N	Y	C		
212	32B-4-404(2)(A)		SUPPLY ALC PRODUCT TO INTOXICATED PERSON NEGLIGENTLY	MB	Y	\$690	\$0	N	90%	N	Y	C		
213	32B-4-405		SUPPLYING ALCOHOL TO INTERDICED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C		
214	32B-4-406(1)(A)		SUPPLY BEER TO GENERAL PUBLIC CONTAINER EXCEEDS 2 LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C		
215	32B-4-406(1)(B)		PURCHASE, POSSESS BEER IN CONTAINER THAT EXCEEDS TWO LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C		
216	32B-4-406(3)(A)		SUPPLY HEAVY BEER IN CONTAINER THAT EXCEEDS 2 LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C		
217	32B-4-406(3)(B)		PURCHASE, POSSESS HEAVY BEER CONTAINER EXCEEDS TWO LITERS	MB	Y	\$490	\$0	N	90%	N	Y	C		
218	32B-4-408		UNLAWFUL PURCHASE OR ACCEPTANCE OF ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	C		
219	32B-4-409		PURCHASE, POSSESS, CONSUME BY MINOR - MEASURABLE AMOUNTS	MB	Y	\$590	\$0	N	90%	N	Y	C		
220	32B-4-409(1)(A)		UNLAWFUL FOR MINOR TO PURCHASE AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
221	32B-4-409(1)(B)		UNLAWFUL FOR MINOR TO ATTEMPT TO PURCHASE ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
222	32B-4-409(1)(C)		UNLAWFUL FOR MINOR TO SOLICIT PERSON TO PURCHASE ALCOHOL	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
223	32B-4-409(1)(D)		UNLAWFUL FOR MINOR TO POSSESS AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
224	32B-4-409(1)(E)		UNLAWFUL FOR MINOR TO CONSUME AN ALCOHOLIC PRODUCT	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
225	32B-4-409(1)(F)		MEASURABLE BLOOD, BREATH, OR URINE ALC CONCENTRATION - MINOR	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
226	32B-4-409(2)(A)		MISREPRESENT MINOR'S AGE (BY MINOR) TO OBTAIN ALCOHOL	MB	Y	\$380	\$0	N	90%	N	Y	C	Minor offense - Under 21	
227	32B-4-409(2)(B)		MISREPRESENT MINOR'S AGE (BY ANOTHER) TO OBTAIN ALCOHOL	MB	Y	\$380	\$0	N	90%	N	Y	C	Minor offense - Under 21	
228	32B-4-409(3)		MINOR IN POSSESSION OF ALCOHOL IN LIMOUSINE OR CHARTERED BUS	MB	Y	\$590	\$0	N	90%	N	Y	C	Minor offense - Under 21	
229	32B-4-410		UNLAWFUL ADMIT/ATTEMPT TO GAIN ADMIT BY MINOR IN BAR/TAVERN	MC	Y	\$350	\$0	N	35%	T	Y	C		
230	32B-4-411(2)(A)(I)		UNLAWFUL USE OF PROOF OF AGE- FIRST OFFENSE	MC	Y	\$690	\$0	N	90%	A	Y	C		
231	32B-4-412		UNLAWFUL PURCHASE BY INTOXICATED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C		
232	32B-4-413		UNLAWFUL PURCHASE BY INTERDICED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C		
233	32B-4-415		UNLAWFUL BRINGING ONTO PREMISES FOR CONSUMPTION	MB	Y	\$690	\$0	N	90%	N	Y	C		
234	32B-4-416		PERMITTING MINOR TO CONSUME ALCOHOL ON CHARTERED BUS OR LIMO	IN	Y	\$340	\$0	N	35%	N	Y	C		
235	32B-4-416(1)		PERMITTING MINOR TO CONSUME ALCOHOL ON CHARTERED BUS OR LIMO	IN	Y	\$340	\$0	N	35%	N	Y	C		
236	32B-4-417		POSSESS, STORE, OR ALLOW CONSUMPTION OF LIQUOR ON PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	C		
237	32B-4-418		UNLAWFUL STORAGE OF LIQUOR ON PREMISES	MB	Y	\$690	\$0	N	90%	N	Y	C		
238	32B-4-419		UNLAWFUL PERMITTING OF INTOXICATION	MC	Y	\$350	\$0	N	35%	N	Y	C		
239	32B-4-421		CONSUME LIQUOR IN A PUBLIC PLACE BUILDING, PARK, OR STADIUM	MC	Y	\$350	\$0	N	35%	N	Y	C		
240	32B-4-422		UNLAWFUL DISPENSING	MC	Y	\$350	\$0	N	35%	N	Y	C		
241	32B-4-422(2)		UNLAWFUL DISPENSING	MC	Y	\$350	\$0	N	35%	N	Y	C		
242	32B-4-422(2)(A)		SUPPLY PRIMARY SPIRITUOUS LIQUOR ON PREMISES	MC	Y	\$350	\$0	N	35%	N	Y	C		
243	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		
244	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		
245	32B-4-422(2)(D)(I)		ALLOW PERSON TO HAVE MORE THAN TWO SPIRITUOUS LIQUOR AT A TIME	MC	Y	\$350	\$0	N	35%	N	Y	C		
246	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		
247	32B-4-424		POWDERED ALCOHOL VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	S		
248	32B-4-424(2)		USE/OFFER/PURCHASE/FURNISH POWDERED ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	S		
249	32B-4-424(3)		RETAIL LICENSE HOLDER USING POWDERED ALCOHOL AS PRODUCT	MB	Y	\$690	\$0	N	90%	N	Y	S		
250	32B-4-501		OPERATING WITHOUT A LICENSE OR PERMIT	MB	Y	\$690	\$0	N	90%	N	Y	C		
251	32B-4-501(1)		OPERATE W/O LICENSE/PERMIT TO SELL/CONSUME ALCOHOL ON PREMISE	MB	Y	\$690	\$0	N	90%	N	Y	C		
252	32B-4-501(2)		FAILURE TO OBTAIN PUBLIC EVENT PERMIT FOR ALCOHOL SALES	MB	Y	\$690	\$0	N	90%	N	Y	C		
253	32B-4-501(3)		FAILURE TO OBTAIN PRIVATE EVENT PERMIT FOR ALCOHOL SALES	MB	Y	\$690	\$0	N	90%	N	Y	C		
254	32B-4-501(4)		OPERATE BUSINESS WITHOUT FIRST OBTAINING A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
255	32B-4-501(5)		FAIL TO OBTAIN PUBLIC SERVICE PERMIT FOR PUBLIC CONVEYANCE	MB	Y	\$690	\$0	N	90%	N	Y	C		
256	32B-4-502		UNLAWFUL TO POSSESS, STORE LIQUOR PURSUANT TO FEDERAL STAMP	MB	Y	\$690	\$0	N	90%	N	Y	C		
257	32B-4-503(2)(A)		TAMPERING WITH A DABC RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C		
258	32B-4-505(1)-(5A)		ALC OBSTRUCT - REFUSE/FAIL TO ADMIT / OBSTRUCT ENTRY	MB	Y	\$690	\$0	N	90%	N	Y	C		
259	32B-4-505(2)-(5A)		ALC OBSTRUCT - INTERFERE WITH INVESTIGATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
260	32B-4-505(3)-(5A)		ALC OBSTRUCT - ALTER/DESTROY/CONCEAL/REMOVE RECORD W/NOTICE	MB	Y	\$690	\$0	N	90%	N	Y	C		
261	32B-4-602		UNLAW TRANSPORTATION OF ALCOHOL	MB	Y	\$690	\$0	N	90%	N	Y	C		
262	32B-5-201(1)(A)		FAILURE TO OBTAIN RETAIL LICENSE FOR SELL/CONSUMPTION ON PREMISES	MB	Y	\$350	\$0	N	90%	N	Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
263 ADD		32B-5-303(2B)	PURCHASE BEER FROM NON-DESIGNATED SOURCE	MB	Y	\$690	\$0	N	90%			C		HB0597
264	32B-5-308(1)(A)		CONSUMING ALCOHOL ON DUTY	IN	Y	\$110	\$0	N	35%	N	Y	C	See 76-3-104(2)	
265	32B-6-706(7)(B)(I)		ALCOHOL OPERATIONAL RESTRICTIONS (BEER)	MB	Y	\$690	\$0	N	90%	N	Y	C		
266 EDIT	32B-7-202(2)(B)	32B-7-202(3)(B)	PURCHASE BEER FROM NON-DESIGNATED SOURCE	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
267	32B-7-202(6)		VIOLATION OF DISPLAY REGULATION BY OFF-PREMISE BEER RETAILER	IN	N	\$110	\$0	N	35%		Y	C		
268	34-19-12		DEPUTIZING OF EMPLOYEE PROHIBITED DURING STRIKE OR LOCKOUT	MB	N	\$690	\$0	N	90%	N	Y	C		
269	34-23-402(2)+(3A)		CHILD LABOR VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		
270	34-28-12		PAYMENT OF WAGES VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
271	34-28-12(2)		REFUSE TO PAY WAGES	MB	Y	\$690	\$0	N	90%	N	Y	C		
272	34-28-4		FAILURE TO NOTIFY EMPLOYEE OF PAYDAY	MB	N	\$690	\$0	N	90%	N	Y	C		
273	34-29-1		SCHOOLTEACHER AGENCY COMMISSION VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
274	34-29-20		FALSE EMPLOYMENT STATEMENT	MB	N	\$690	\$0	N	90%	N	Y	C		
275	34-29-6		EMPLOYMENT REFERRAL TO UNLAWFUL PLACE	MB	N	\$690	\$0	N	90%	N	Y	C		
276	34-30-9		FAILURE TO KEEP OR PRODUCE PUBLIC WORKS RECORDS	MB	N	\$690	\$0	N	90%	N	Y	C		
277	34-32-301		PUBLIC EMPLOYERS MAKING WAGE DEDUCTION FOR POLITICAL PURPOSE	MB	N	\$690	\$0	N	90%		Y	C		
278 RENUMBER	34-33-2	34-33-104	UNLAWFUL EMPLOYER MEDICAL EXAM FEE	MB	N	\$690	\$0	N	90%	N	Y	C		HB0130
279	34-34-17		EMPLOYEE RIGHT TO BARGAIN COLLECTIVELY	MB	N	\$690	\$0	N	90%	N	Y	C		
280	34-40-204(2)(A)		VIOLATION OF MINIMUM WAGE ACT	IN	Y	\$180	\$0	N	35%	N	Y	C		
281	34-40-204(2)(B)		VIOLATION OF MINIMUM WAGE ACT - 2ND VIOLATION	MC	Y	\$350	\$0	N	35%	N	Y	C		
282	34-40-204(2)(C)		VIOLATION OF MINIMUM WAGE ACT - 3RD OR SUBSEQUENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
283	34A-2-108		EMPLOYER DEDUCTION OF PREMIUM FROM WAGE VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
284	34A-2-803		VIOLATION OF JUDGMENT, ORDER OR DECREE	MB	N	\$690	\$0	N	90%	N	Y	C		
285	34A-6-301(8)		EMPLOYER RECORDKEEPING / REPORTING VIOLATION	MC	Y	\$350	\$0	N	35%		Y	C		
286	35A-4-103(1)(C)		VOID AGREEMENT CHILD SUPPORT OBLIGATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
287	35A-8-410		HOUSING ASSISTANCE FRAUD	MB	Y	\$690	\$0	N	90%	N	Y	C		
288	36-11-301		INTENTIONAL COMPENSATION CONTINGENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
289	36-11-302		INFLUENCE/INTENTIONAL COMMUNICATION W/LEGISLATORS EMPLOYER	MB	Y	\$690	\$0	N	90%	N	Y	C		
290	36-11-303		INTENTIONAL COMMUNICATION/FALSE INFO TO PUBLIC OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	C		
291	36-12-15(17A)		INTERFERENCE WITH A LEGISLATIVE AUDIT	MB	Y	\$690	\$0	N	90%		Y	C		
292	38-1-25		ABUSE OF LIEN RIGHT	MB	N	\$420	\$0	N	90%	N	Y	C		
293 ADD		38-1A-308	INTENTIONAL SUBMISSION OF EXCESSIVE LIEN NOTICE	MB	Y	\$690	\$0	N	90%		Y	C		HB0307
294	39-1-53		MILITARY VIOLATION BY LEAVING STATE	MB	N	\$690	\$0	N	90%	N	Y	C		
295	39A-6-113		EVICTON OF MILITARY SERVICE OR DEPENDANTS VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
296	39A-6-114		INSTALLMENT CONTRACT DURING MILITARY SERVICE VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
297	39A-6-115		MORTGAGE FORECLOSURE PROHIBITED DURING MILITARY SERVICE	MB	N	\$690	\$0	N	90%	N	Y	C		
298	39A-6-117		STORAGE LIEN PROHIBITED DURING MILITARY SERVICE	MB	N	\$690	\$0	N	90%	N	Y	C		
299	4-23-111		HOLDING A RACCOON OR COYOTE IN CAPTIVITY	IN	N	\$110	\$0	N	35%	N	Y	C		
300	4-24-306		BRAND INSPECTION REQUIRED TO TRANSPORT LIVESTOCK	MB	N	\$60	\$0	Y	0%	N	Y	C		
301	4-24-307		TRANSPORT LIVESTOCK WITHOUT EVIDENCE OF OWNERSHIP	MB	N	\$60	\$0	Y	0%	N	Y	C		
302	4-24-403		UNLAWFUL WEBSITE PROMOTING THE SALE OF LIVESTOCK	MB	Y	\$690	\$0	N	90%	N	Y	C		
303	4-24-502(1)(A)		LIVESTOCK NOT BRANDED FORAGING IN OPEN RANGE OR OUTSIDE ENCLOSURE	MB	Y	\$350	\$0	N	90%	N	Y	C		
304	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		
305	4-24-502(1)(C)		OBLITERATE CHANGE OR REMOVE A RECORDED BRAND OR MARK	MB	Y	\$350	\$0	N	90%	N	Y	C		
306	4-24-502(1)(D)		DESTROY CONCEAL EVIDENCE OF OWNERSHIP OF THE ANIMAL HIDE	MB	Y	\$350	\$0	N	90%	N	Y	C		
307	4-24-503		USE OF VEHICLE TO TRANSPORT STOLEN LIVESTOCK PROHIBITED	MB	Y	\$350	\$0	N	90%	N	Y	C		
308	4-25-301		ALLOW SWINE TO ROAM AT LARGE	MB	Y	\$690	\$0	N	90%	N	Y	C		
309	4-26-101		FAILURE TO CLOSE ENTRANCE TO ENCLOSURE	MC	N	\$350	\$0	N	35%	N	Y	C		
310	4-31-102		DUTY OF OWNER TO BURY OR DISPOSE OF DEAD DOMESTIC ANIMAL	IN	N	\$350	\$0	N	35%	N	Y	C		
311	4-31-103		DEPOSIT DEAD ANIMAL ON OTHERS LAND WITHOUT CONSENT	IN	N	\$350	\$0	N	35%	N	Y	C		
312	4-32-106		SLAUGHTERING LIVESTOCK EXCEPT IN LICENSED ESTABLISHMENT PROHIBITED	MC	Y	\$350	\$0	N	35%	N	Y	C		
313	4-32-106(6)		SALE OR OFFER FOR SALE ANY UNINSPECTED MEAT OR POULTRY	MB	Y	\$690	\$0	N	90%	N	Y	C		
314	4-39-105		DOMESTICATED ELK - PROHIBITED ACTIVITIES	MB	Y	\$690	\$0	N	90%	N	Y	C		
315	4-41-402		SALE OR USE OF UNAUTHORIZED CANNABINOID PRODUCT	MB	Y	\$690	\$0	N	90%	N	Y	C		
316	4-41A-1107(3)(A)(I)		FAIL TO CARRY MED CANNABIS PHARM AGENT CARD - 1ST/2ND OFFENSE	IN	N	\$100	\$0	N	35%		Y	C		
317	4-41A-1107(3)(A)(II)		FAIL TO CARRY MED CANNABIS PHARM AGENT CARD - 3RD+ OFFENSE	MC	N	\$350	\$0	N	35%		Y	C		
318	4-41A-1203(6)(A)		TRANSPORT MED CANNABIS SHIPMENT W/O REQUIRED MANIFEST	IN	N	\$100	\$0	N	35%		Y	C		
319 EDIT	4-41A-1204(7)	4-41A-1204	MEDICAL CANNABIS COURIER AGENT REGISTRATION CARD VIOLATION	IN	N	\$100	\$0	N	35%		Y	C		SB0121
320 ADD		4-41A-302(3A)	CANNABIS PRODUCTION AGENT REGIST CARD VIOLATION - W/PRIOR	IN	N	\$100	\$0	N	35%		Y	C		HB0301
321 ADD		4-41A-302(3AII)	CANNABIS PRODUCTION AGENT REGIST CARD VIOLATION - W/2+PRIORS	MC	N	\$350	\$0	N	35%		Y	C		HB0301
322	4-41A-404(4)(A)		TRANSPORT MED CANNABIS W/O REQUIRED MANIFEST	IN	N	\$110	\$0	N	35%	N	Y	C		
323	4-41A-801.1		CANNABIS PRODUCTION / PHARMACY VIOLATION	IN	N	\$100	\$0	N	35%		Y	C		
324	4-41A-801(9A)		CANNABIS PRODUCTION / PHARMACY VIOLATION	IN	N	\$100	\$0	N	35%		Y	C		
325	4-41A-801(9AII)		CANNABIS PRODUCTION / PHARMACY VIOL - INTENT/ KNOW/ 2+PRIORS	MB	Y	\$690	\$0	N	90%		Y	C		
326	4-44-104		UNLAWFUL PREP/DIST/SALE/OFFER OF KRATOM PRODUCT	MC	Y	\$210	\$0	N	35%	N	Y	C		
327	4-44-105		UNLAWFUL PREP/DIST/SALE/OFFER OF KRATOM PRODUCT TO MINOR	MC	Y	\$460	\$0	N	35%	N	Y	C		
328 REMOVE	4-44-201		VIOLATION OF AGRICULTURE NUISANCE JUDGMENT/ORDER	MB	Y	\$690	\$0	N	90%	Y	Y	C		
329 ADD		4-45-104(1)+(2A)	KRATOM PROCESSOR/RETAILER PRODUCT VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		SB0045
330	40-11-11		INTERFERING WITH NOTICES, STAKES OR MONUMENTS	MB	Y	\$110	\$0	N	90%	N	Y	C		
331	40-11-24		VIOLATION OF TITLE 40, CHAPTER 11 (GEOLOGIC CARBON STORAGE)	MB	Y	\$690	\$0	N	90%		Y	C		
332	40-13-203		BRINE MINING REPORTING VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		
333 RENUMBER	41-12A-302	41-12A-302(2)+(4A)	OPERATING VEHICLE WITHOUT INSURANCE	MC	Y	\$400	\$300	Y	0%	Y	Y	C	May be dismissed upon proof that valid insurance was in effect for the vehicle at the time of the citation.	HB0024
334 EDIT	41-12A-302(1)(A)(II)	41-12A-302(2)+(4B)	OPERATING VEHICLE WITHOUT INSURANCE - W/PRIOR IN 3 YEARS	MC	Y	\$1,000	\$0	Y	0%	T	Y	C	May be dismissed upon proof that valid insurance was in effect for the vehicle at the time of the citation.	HB0024
335 REMOVE	41-12A-303.2(2)+(5A)		NO PROOF OF INSURANCE	IN	Y	\$400	\$300	Y	0%	T	Y	C	May be dismissed upon proof that valid insurance was in effect for the vehicle at the time of the citation.	HB0024
336 REMOVE	41-12A-303.2(2)+(5AII)		NO PROOF OF INSURANCE - W/PRIOR IN THREE YEARS	MC	Y	\$1,000	\$300	Y	0%	T	N	C	May be dismissed upon proof that valid insurance was in effect for the vehicle at the time of the citation.	HB0024
337 EDIT	41-12A-303.3		PROVIDE FALSE EVIDENCE OF INSURANCE	MB	Y	\$690	\$0	Y	0%	N	Y	C		HB0024
338	41-12A-601		COLLUSIVE TRANSFER OF MOTOR VEHICLE REGISTRATION	MC	N	\$350	\$0	N	35%	N	N	C		
339	41-12A-603		OPERATE VEH W/O LICENSE OR REGIST (SUSPENDED OR REVOKED)	MC	N	\$90	\$0	Y	0%	N	N	C		
340	41-12A-804(6)		FALSE OR FRAUDULENT STATEMENT TO DMV	MB	Y	\$570	\$0	Y	0%	N	N	C		
341 REMOVE	41-1A-1005.3		RESALE OF SALVAGE VEHICLE	IN	Y	\$350	\$0	N	35%	N	N	C		Annual Maintenance (changed to MA)
342	41-1A-1005.5(2)		FAIL TO OBTAIN NONREPAIRABLE CERTIFICATE OF SELL NONREP VEH	MB	Y	\$690	\$0	N	90%	N	N	C		
343	41-1A-1005.5(6)		REPAIR, RECONSTRUCT, OR RESTORE A NONREPAIRABLE VEHICLE	IN	Y	\$350	\$0	N	35%	N	N	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
344	41-1A-1010		PERMIT REQUIRED TO DISMANTLE VEHICLE	IN	Y	\$280	\$0	Y	0%	N	N	C		
345	EDIT 41-1A-1101(5)	41-1A-1101	IMPOUND LOT OPERATING STANDARDS VIOLATION	IN	N	\$110	\$0	N	35%	N	N	C		SB0191
346	EDIT 41-1A-1101(6)	41-1A-1101(18)	UNAUTHORIZED PERSON OPERATING VEHICLE IN IMPOUND LOT	MC	N	\$340	\$0	Y	0%	N	N	C		SB0191
347	41-1A-1105		FAILURE TO MAINTAIN RECORDS PUBLIC GARAGE/IMPOUND LOT/YARD	IN	N	\$110	\$0	N	35%	N	N	C		
348	41-1A-1116		KNOWING, INTENTIONAL ACCESS/DISSEMINATE DMV RECORDS UNLAWFUL	MB	Y	\$660	\$0	N	90%	N	Y	C		
349	41-1A-1206		IMPROPER REGISTRATION OF FARM TRUCK	IN	N	\$200	\$0	Y	0%	N	N	C		
350	41-1A-1303		FAILURE TO REGISTER OR EXPIRED VEHICLE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C	May be dismissed if citation was issued within 2 months of expiration and if registered within 14 days of citation.	
351	41-1A-1303.5		NO REGISTRATION - NEW UTAH RESIDENT	MC	N	\$1,000	\$800	Y	0%	N	N	C		
352	41-1A-1303(1)		FAILURE TO REGISTER OR EXPIRED VEHICLE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C	May be dismissed if citation was issued within 2 months of expiration and if registered within 14 days of citation.	
353	41-1A-1303(1)(A)		FAILURE TO REGISTER VEHICLE OR APPLY FOR TITLE	IN	N	\$50	\$0	Y	0%	N	N	C	May be dismissed if citation was issued within 2 months of expiration and if registered within 14 days of citation.	
354	41-1A-1303(1)(B)		FAILED TO REGISTER OR EXPIRED REGISTRATION	IN	N	\$50	\$0	Y	0%	N	Y	C	May be dismissed if citation was issued within 2 months of expiration and if registered within 14 days of citation.	
355	41-1A-1304		OPERATE VEHICLE IN EXCESS OF GROSS WEIGHT REGISTRATION	IN	N	\$90	\$0	Y	0%	N	N	C		
356	41-1A-1305		USING PLATES REGISTERED TO ANOTHER VEHICLE	MC	N	\$110	\$0	Y	0%	N	N	C		
357	41-1A-1305(1)		BREAK OR REMOVE DEVICE HOLDING LICENSE PLATE OR REGIST CARD	MC	N	\$110	\$0	Y	0%	N	N	C		
358	41-1A-1305(10)		MFG/USE/DISPLAY FACSIMILE/REPRODUCE LIC PLATE	MC	N	\$110	\$0	Y	0%	N	N	C		
359	41-1A-1305(11)		FAIL TO RETURN CANCELED,SUSP,REVOKED PLATES,REG CARD,PERMIT	MC	N	\$180	\$0	N	35%	N	N	C		
360	41-1A-1305(2)		REMOVE PLATE/REGISTRATION FROM VEHICLE	MC	N	\$110	\$0	Y	0%	N	N	C		
361	41-1A-1305(3)		DISPLAY PLATE/REG ON INCORRECT VEHICLE	MC	N	\$110	\$0	Y	0%	N	N	C		
362	41-1A-1305(4)		IMPROPER REGISTRATION/PLATE	MC	N	\$110	\$0	Y	0%	N	N	C		
363	41-1A-1305(5)		OPER VEHICLE ON HIGHWAY W/O LIC PLATES ATTACHED AND REG IN VEH	MC	N	\$180	\$0	N	35%	N	N	C		
364	41-1A-1305(7)		INTEND/KNOW THAT ACT WOULD INJURE PERSON, DEPRIVE OR DEFAUD	MC	N	\$110	\$0	Y	0%	N	N	C		
365	41-1A-1306		ABUSE OF DISABILITIES PARKING PRIVILEGES	IN	N	\$125	\$100	Y	0%	N	N	C		
366	41-1A-1307		OPERATION OF MOTOR VEHICLES WITHOUT PAYMENT OF FEES	IN	N	\$280	\$0	Y	0%	N	N	C		
367	41-1A-1309		BOARDING VEHICLE WITH INTENT TO COMMIT CRIMINAL MISCHIEF	MC	Y	\$350	\$0	N	35%	N	N	C		
368	41-1A-1310(1)(A)		FAIL TO ENDORSE & DELIVER TITLE NON DEALER	IN	N	\$260	\$0	Y	0%	N	N	C		
369	41-1A-1310(1)(B)		NO ODOMETER DISCLOSURE STATEMENT	IN	N	\$50	\$0	Y	0%	N	N	C		
370	41-1A-1310(2)(A)		OPERATE VEHICLE WITH DISCONNECTED ODOMETER	MB	N	\$50	\$0	Y	0%	N	N	C		
371	41-1A-1310(2)(B)		OFFER SALE, USE, INSTALL IMPROPER ODOMETER (ALTERED)	MB	Y	\$110	\$0	Y	0%	N	N	C		
372	41-1A-1310(2)(C)		FAIL TO ADJUST ODOMETER OR AFFIX NOTICE AS REQUIRED	MB	Y	\$110	\$0	Y	0%	N	N	C		
373	41-1A-1310(2)(D)		REMOVE OR ALTER NOTICE OF ODOMETER ADJUSTMENT	MB	Y	\$110	\$0	Y	0%	N	N	C		
374	41-1A-1310(2)(E)		ACCEPT OR GIVE INCOMPLETE ODOMETER STATEMENT	MB	N	\$50	\$0	Y	0%	N	N	C		
375	41-1A-1310(3)		FAIL TO RECORD ODOMETER READING ON TITLE	MC	N	\$50	\$0	Y	0%	N	N	C		
376	41-1A-1320(1)		TAX CLEARANCE REQD TO MOVE MANUFACTURED HOME OR MOBILE HOME	MB	Y	\$570	\$0	Y	0%	N	N	C		
377	41-1A-201		DRIVING WITHOUT REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C	May be dismissed if citation was issued within 2 months of expiration and if registered within 14 days of citation.	
378	41-1A-202(3)		NEW RESIDENT FAILURE TO REGISTER VEHICLE W/IN 60 DAYS	MC	N	\$1,000	\$800	Y	0%	N	N	C		
379	41-1A-202(3)		NEW RESIDENT FAILURE TO REGISTER VEHICLE W/IN 60 DAYS	MC	N	\$1,000	\$800	Y	0%	N	N	C		
380	41-1A-205(1)		ATV SAFETY INSPECTION REQUIRED FOR 1ST TIME REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C		
381	41-1A-205(2)		SALVAGE VEHICLE SAFETY INSPECTION REQUIRED ON REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C		
382	REMOVE 41-1A-214		REGISTRATION CARD TO BE EXHIBITED	IN	N	\$50	\$0	Y	0%	N	N	C		Annual Maintenance
383	41-1A-218		FAIL TO CHANGE ADDRESS WITH MOTOR VEHICLE DEPT W/IN 10 DAYS	IN	N	\$50	\$0	Y	0%	N	N	C		
384	41-1A-220		LOST OR DAMAGED REGISTRATION CARD	IN	N	\$50	\$0	Y	0%	N	N	C		
385	41-1A-221		VEHICLE REGISTRATION FOR POLITICAL/STATE	IN	N	\$280	\$0	Y	0%	N	N	C		
386	41-1A-229		FAILURE TO DISPLAY GROSS WEIGHTS	IN	N	\$50	\$0	Y	0%	N	N	C		
387	REMOVE 41-1A-229(3)		IMPROPER GROSS WEIGHT DISPLAYED	IN	N	\$110	\$0	Y	0%	N	N	C		HB0057
388	41-1A-301		NO TRIP PERMIT/NO UT APPORTION	IN	N	\$110	\$0	Y	0%	N	N	C		
389	41-1A-401		LICENSE PLATE VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
390	41-1A-401(1)(B)		LIC PLT REMOVE FROM REG VEH, USED ON OTH	IN	Y	\$280	\$0	Y	0%	N	N	C		
391	41-1A-402		REQUIRED COLORS/NUMERALS/LETTERS NOT VISIBLE (LIC PLATE)	IN	N	\$50	\$0	Y	0%	N	N	C		
392	41-1A-403(1)		LICENSE PLATE - NOT VISIBLE FROM 100 FT	IN	N	\$50	\$0	Y	0%	N	N	C		
393	41-1A-403(2A)		LICENSE PLATE - COVER VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
394	41-1A-403(2B)		LICENSE PLATE - FRAME AFFECTING READABILITY	IN	N	\$50	\$0	Y	0%	N	N	C		
395	41-1A-404.1(1)		MOTORCYCLE LICENSE PLATE - LOCATION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
396	41-1A-404.1(2A)		MOTORCYCLE LICENSE PLATE - POSITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
397	41-1A-404.1(2B)		MOTORCYCLE LICENSE PLATE - CONDITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
398	41-1A-404.1(3)		MOTORCYCLE LICENSE PLATE - NOT CLEARLY VISIBLE	IN	N	\$50	\$0	Y	0%	A	N	C		
399	41-1A-404(1)		LICENSE PLATE - LOCATION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
400	41-1A-404(2A)		LICENSE PLATE - POSITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
401	41-1A-404(2B)		LICENSE PLATE - CONDITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
401A	41-1A-404.1(1)		MOTORCYCLE LICENSE PLATE - LOCATION VIOLATION	IN	N	\$50	\$0	Y	0%	A	N	C		
401B	41-1A-404.1(2A)		MOTORCYCLE LICENSE PLATE - POSITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
401C	41-1A-404.1(2B)		MOTORCYCLE LICENSE PLATE - CONDITION VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C		
401D	41-1A-404.1(3)		MOTORCYCLE LICENSE PLATE - NOT CLEARLY VISIBLE	IN	N	\$50	\$0	Y	0%	N	N	C		
402	41-1A-414(3)(A)		ACCESSIBLE PARKING SPACE VIOLATION	MC	N	\$340	\$0	Y	0%	N	N	C		
403	41-1A-701		FAIL TO REMOVE PLATES TRANSFER OWNERSHIP	IN	N	\$280	\$0	Y	0%	N	N	C		
404	41-1A-702(3)		FAIL TO DELIVER TITLE	IN	Y	\$280	\$0	Y	0%	N	N	C		
405	41-1A-703		NEW OWNER TO SECURE REGISTRATION	IN	N	\$50	\$0	Y	0%	N	N	C		
406	41-1A-704		FAILURE TO SECURE NEW LICENSE PLATES	IN	N	\$50	\$0	Y	0%	N	N	C		
407	41-1A-704(1)		OPERATING VEHICLE WITHOUT TRANSFERRING NEW LICENSE PLATES	IN	N	\$50	\$0	Y	0%	N	N	C		
408	41-1A-704(2)		DRIVING >75 MILES BEFORE TRANSFERRING PLATES ON VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C		
409	41-1A-705		UNLAWFUL SELL, OFFER, DISPLAY FOR SALE OR EXCHANGE VEHICLE	MB	Y	\$400	\$0	N	90%	N	N	C		
410	41-1A-705(2)		UNLAWFUL SELL, OFFER, DISPLAY FOR SALE OR EXCHANGE VEHICLE	MB	Y	\$400	\$0	N	90%	N	N	C		
410A	41-1A-705(3)		NEW OWNER FAILURE TO TITLE VEHICLE	IN	N	\$50	\$0	Y	0%	N	Y	C		
411	41-1A-712		FOREIGN VEHICLE DISCLOSURE REQUIREMENTS	MB	N	\$570	\$0	Y	0%	N	N	C		
412	41-1A-803		ID NUMBER ON VEHICLE/OUTBOARD MOTOR	IN	Y	\$280	\$0	Y	0%	N	N	C		
413	41-1A-803(4)		ALTERED HULL ID NUMBER OR OUTBOARD MOTOR SERIAL NUMBER	MC	Y	\$890	\$0	N	35%	N	N	C		
414	41-1A-904		DEALER TO RETAIN ODOMETER RECORDS FOR 4 YEARS AFTER TRANSFER	IN	Y	\$280	\$0	Y	0%	N	N	C		
415	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		
416	41-22-10.2		OPERATE OHV ON OR WITHIN BOUNDARIES OF INTERSTATE FREEWAY	IN	N	\$110	\$0	Y	0%	N	N	C		
417	41-22-10.3		OPERATE OHV ON STREET OR HIGHWAY NOT DESIGNATED OPEN	IN	N	\$300	\$0	N	35%	N	Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
418	41-22-10.7(1)(A)		OPERATE WITHOUT ADEQUATE BRAKES	IN	N	\$50	\$0	Y	0%	N	Y	C		
419	41-22-10.7(1)(B)		OPERATE WITHOUT LIGHTS AFTER SUNSET	IN	N	\$50	\$0	Y	0%	N	Y	C		
420	41-22-10.7(1)(C)		OPERATE WITHOUT MUFFLER OR SPARK ARRESTER	IN	N	\$110	\$0	Y	0%	N	Y	C		
421	41-22-10.7(1)(D)		OPERATE WITHOUT FLAG ON DESIGNATED SAND DUNES	IN	N	\$110	\$0	Y	0%	N	Y	C		
422	41-22-10.8(1)		OPERATING AN OHV WITHOUT A HELMET WHILE UNDER 18 YRS OLD	IN	N	\$50	\$8	Y	0%	N	Y	C		
423	41-22-10.8(2)		PERMITTING PERSON UNDER 18YRS TO OPERATE/RIDE OHV W/O HELMET	IN	N	\$50	\$8	Y	0%	N	Y	C		
424	41-22-11		PLACED AN OHV REGULATORY SIGN WITHOUT AUTHORIZATION	IN	Y	\$630	\$0	Y	0%	N	Y	C		
425	41-22-12.1		OPERATED A WHEELED VEHICLE IN EXCESS OF 800 POUNDS ON A MAIN	IN	Y	\$640	\$0	N	35%	N	Y	C		
426	41-22-12.2		OPERATE/GAVE PERM TO OPER A MOTOR VEH ON UNDESIG PUBL LANDS	IN	Y	\$110	\$0	Y	0%	N	Y	C		
427	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	Y	C		
428	41-22-12.5(1)(B)		OPERATOR OF OHV ON PRIVATE LAND REFUSE TO LEAVE UPON REQUEST	MC	Y	\$110	\$0	Y	0%	N	Y	C		
429	41-22-12.5(2)		OBSTRUCTED ACCESS WITHOUT PERMISSION	IN	Y	\$110	\$0	Y	0%	N	Y	C		
430	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		
431	41-22-12.7		UNLAWFUL MOTOR VEHICLE USE ON PUBLIC OR PRIVATE PROPERTY	MC	Y	\$300	\$0	Y	0%	N	Y	C		
432	41-22-12(2)		TEAR DOWN, MUTIL, DEST SIGN BOARD, FENCE REGUL OHV PUBL LAND	IN	Y	\$280	\$0	Y	0%	N	Y	C		
433	41-22-13		PROHIBITED OHV USE-VANDALISM/HARASSMENT/BURGLARY/DAMAGE	IN	Y	\$360	\$0	N	35%	N	Y	C		
434	41-22-13(1)		OPERATED OHV IN CONNECTION WITH EXCESSIVE MECHANICAL NOISE	IN	Y	\$180	\$0	N	35%	N	Y	C		
435	41-22-15		HELD AN ORGANIZED EVENT WITHOUT PROPER AUTHORIZATION	IN	Y	\$640	\$0	N	35%	N	Y	C		
436	41-22-3		OFF-HIGHWAY VEHICLE REGISTRATION / LICENSE PLATE VIOLATION	IN	N	\$90	\$10	Y	0%	Y	Y	C	\$10 suspended upon compliance	
437	41-22-30		VIOLATION OF REQUIREMENTS TO OPERATE OHV	IN	N	\$100	\$0	Y	0%	Y	Y	C	Fine not to exceed \$100	
438	41-22-31(2)		OPERATE OHV ON PUBLIC LANDS W/O SAFETY PROGRAM < 18 YRS OLD	IN	N	\$110	\$0	N	35%	Y	Y	C		
439	41-22-31(3)		OPERATE OHV ON PUBLIC LANDS W/O SAFETY PROGRAM - 18+ YR OLD	IN	N	\$110	\$0	N	35%	Y	Y	C		
440	41-22-31(5)		RENT OHV TO INDIVIDUAL W/O PROOF OF SAFETY PROGRAM	IN	N	\$110	\$0	Y	0%	Y	Y	C		
441	41-22-35(1A)(I)		NON-RESIDENT OPERATING AN OHV WITHOUT PAYING OHV USER FEE	IN	N	\$160	\$5	N	35%	Y	Y	C		
442	41-22-35(3B)		FAILURE TO DISPLAY NON-RESIDENT OHV DECAL	IN	N	\$110	\$0	N	35%	Y	Y	C		
443	41-22-35(5)(D)		FAILURE OF AGENT TO REPORT SALES AND SUBMIT FEES COLLECTED	MC	Y	\$340	\$0	N	35%	N	Y	C		
444	41-22-4(1)(A)		FRAUDULENT APPLICATION FOR OHV REG	MC	Y	\$750	\$0	N	35%	N	Y	C		
445	41-22-4(1)(B)		ALTER /DEFACE / REMOVE MANUFACTURERS SERIAL NUMBER ON OHV	MC	Y	\$760	\$0	N	35%	N	Y	C		
446	41-22-4(1)(C)		FRAUDULENT USE OR DISPLAY OF OHV REGISTRATION	MC	Y	\$350	\$0	N	35%	N	Y	C		
447	41-22-4(1)(D)		ALTERED OR DEFACED REGISTRATION STICKER OR CARD	MC	Y	\$350	\$0	N	35%	N	Y	C		
448	41-22-5.5		OFF-HIGHWAY VEHICLE IMPLEMENT OF HUSBANDRY VIOLATION	IN	N	\$160	\$10	N	35%	Y	Y	C		
449	41-3-201.5		BROKERING OF NEW OR USED MOTOR VEHICLE WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
450	41-3-201.5(1)(A)		BROKERING OF NEW OR USED MOTOR VEHICLE WITHOUT LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
451	41-3-203		FAIL TO DELIVER DEALER CARD	MB	N	\$160	\$0	Y	0%	N	Y	C		
452	41-3-204(2)(A)		FAILURE TO RETURN PLATES OR TEMPORARY PERMITS	MB	N	\$160	\$0	N	90%	N	Y	C		
453	41-3-210		MOTOR VEHICLE DEALER VIOLATIONS	MB	N	\$160	\$0	Y	0%	N	Y	C		
454	41-3-210(1)(A)		MISLEADING OR INACCURATE ADS BY LICENSED DEALER	MB	N	\$160	\$0	Y	0%	N	Y	C		
455	41-3-210(1)(B)		DEALER ADVERTISING WITHOUT NAME AND LICENSE NUMBER	MB	N	\$160	\$0	Y	0%	N	Y	C		
456	41-3-210(1)(G)		ENGAGE IN UNLICENSED BUSINESS OF MOTOR VEH SALES OR EXCHANGE	MB	N	\$160	\$0	Y	0%	N	Y	C		
457	41-3-210(1)(H)		DEALER DISMANTLING WITHOUT A PERMIT	MB	N	\$160	\$0	N	90%	N	Y	C		
458	41-3-210(1)(N)		DEALER SELLING VEHICLE FROM UNLICENSED LOCATION	MB	N	\$160	\$0	Y	0%	N	Y	C		
459	41-3-210(1)(R)		ALTER TEMPORARY PERMIT	MB	N	\$160	\$0	Y	0%	N	Y	C		
460	41-3-210(3)		FAILURE TO MAINTAIN RECORDS BY DEALER	MB	N	\$160	\$0	Y	0%	N	Y	C		
461	41-3-210(6)		ASSISTING AN UNLICENSED DEALER	MB	N	\$160	\$0	Y	0%	N	Y	C		
462	41-3-211		UNLAWFUL MOTOR VEHICLE ACTS	MB	N	\$570	\$0	Y	0%	N	Y	C		
463	41-3-301		FAIL TO DELIVER TITLE (DEALER)	MB	Y	\$690	\$0	N	90%	N	Y	C		
464	41-3-303		EMISSION REQUIRED BEFORE DEALER ISSUANCE OF TEMPORARY PERMIT	MB	N	\$340	\$0	Y	0%	N	Y	C		
465	41-3-304(2)(B)		DEALER TO RETURN TEMPORARY PLATES TO DIVISION	MB	Y	\$690	\$0	N	90%	N	Y	C		
466	41-3-305		IN-TRANSIT PERMIT - EXPIRED	MC	Y	\$280	\$0	Y	0%	N	Y	C		
467	41-3-401		NO FINANCIAL DISCLOSURE	MB	Y	\$660	\$0	N	90%	N	Y	C		
468	41-3-401.6		TRANSACTION DISCLOSURE FORM VIOLATION	MB	N	\$160	\$0	N	35%	Y	Y	C		
469	41-3-402(1)		PAY OFF OF LIEN ON MOTOR VEHICLE TRADED IN	MB	Y	\$660	\$0	N	90%	N	Y	C		
470	41-3-405		FAIL TO PAY WARRANTY OR SERVICE CONTRACT	MB	Y	\$250	\$0	N	90%	N	Y	C		
471	41-3-408		RESALE OF BUYBACK/NON CONFORMING VEHICLE	MB	Y	\$600	\$0	N	90%	N	Y	C		
472	41-3-501		SPECIAL PLATES - DEALERS/DISMANTLERS	MB	N	\$110	\$0	Y	0%	N	N	C		
473	41-3-501(2)		SPECIAL PLATES/ DISMANTLERS - PLACE OF PURCHASE/DISPOSAL	MB	N	\$110	\$0	Y	0%	N	N	C		
474	41-3-501(2)(A)		SPECIAL PLATES TRANSPORT FOR DISMANTLING	MB	N	\$110	\$0	Y	0%	N	N	C		
475	41-3-501(2)(B)		SPECIAL PLATES DISMANTLERS TO TRANSPORT TO LICENSED CRUSHER	MB	N	\$110	\$0	Y	0%	N	N	C		
476	41-3-501(5)		MISUSE OF DEALER/DISMANTLER PLATES	MB	Y	\$110	\$0	Y	0%	N	Y	C		
477	41-3-502		NO LOAD PERMIT FOR DEALER	MB	Y	\$570	\$0	Y	0%	N	N	C		
478	41-3-504		FAIL TO DISPLAY DEALER PLATES	MB	N	\$60	\$0	Y	0%	N	N	C		
479	41-3-506		SPECIAL PLATE (EXPIRED)	MB	N	\$110	\$0	Y	0%	N	N	C		
480	41-3-508		FAILURE TO RETURN PLATES OR PERMITTING CONTINUED USE	MB	N	\$60	\$0	Y	0%	N	N	C		
481	41-3-803(4)(A)		CONSIGNMENT SALES VIOLATION	MB	Y	\$570	\$0	Y	0%	N	Y	C		
482	41-6A-1001		PEDESTRIAN TO OBEY TRAFFIC CONTROL DEVICE	IN	N	\$130	\$0	N	35%	N	N	C		
483	41-6A-1002		YIELD TO PEDESTRIAN'S RIGHT OF WAY	IN	N	\$130	\$0	N	35%	A	N	C		
484	41-6A-1002(1)		FAIL TO YIELD TO PED WHEN TRAFFIC SIGNAL NOT OPERATING	IN	N	\$130	\$0	N	35%	A	N	C		
485	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		
486	41-6A-1002(2)		YIELD TO PEDESTRIAN'S RIGHT OF WAY - SCHOOL CROSSWALK	IN	N	\$130	\$0	N	35%	N	N	C		
487	41-6A-1002(3)		PASSING A VEHICLE STOPPED AT A MARKED, UNMARKED CROSSWALK	IN	N	\$350	\$0	N	35%	N	N	C		
488	41-6A-1003		PEDESTRIANS YIELDING RIGHT-OF-WAY	IN	N	\$130	\$0	N	35%	N	N	C		
489	41-6A-1004		EMERGENCY VEHICLE-PEDESTRIAN TO YIELD	IN	N	\$130	\$0	N	35%	N	N	C		
490	41-6A-1005		PEDESTRIAN VIOLATION AT RAILROAD	IN	Y	\$160	\$0	N	35%	N	N	C		
491	41-6A-1005(2)		PEDESTRIAN PASS THROUGH OR AROUND ACTIVE CROSSING GATE	IN	Y	\$160	\$0	N	35%	N	N	C		
492	41-6A-1005(3)		ENTER AREA BETWEEN RR TRACK AND SIGN IF CROSSING IS ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C		
493	41-6A-1005(4)		OCCUPYING RR GRADE CROSSING WHEN RR SIGN NOT ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C		
494	41-6A-1005(5)		REMAIN BETWEEN RR SIGN IF RR CROSSING SIGN IS ACTIVE	IN	Y	\$160	\$0	N	35%	N	N	C		
495	41-6A-1006		NEGLIGENTLY FAIL TO AVOID PEDESTRIAN	IN	N	\$130	\$0	N	35%	T	N	C		
496	41-6A-1007		FAILURE TO YIELD TO BLIND PEDESTRIAN	IN	N	\$160	\$0	N	35%	T	N	C		
497	41-6A-1008		FAILURE TO YIELD AT A SIDEWALK	IN	N	\$130	\$0	N	35%	T	N	C		
498	41-6A-1009		PROHIBITED ACTIVITIES BY PEDESTRIAN USING ROADWAY	IN	N	\$50	\$0	Y	0%	N	N	C		
499	41-6A-1009(1)		PEDESTRIAN WALKING IN ROAD WITH SIDEWALK AVAILABLE	IN	N	\$50	\$0	Y	0%	N	N	C		
500	41-6A-1009(4)(A)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK TRAFFIC	IN	N	\$50	\$0	Y	0%	N	N	C		
501	41-6A-1009(4)(A)(I)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK AN INTERSTATE SYSTEM	IN	N	\$340	\$0	Y	0%	N	N	C		
502	41-6A-1009(4)(A)(II)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK A FREEWAY	IN	N	\$340	\$0	Y	0%	N	N	C		
503	41-6A-1009(4)(A)(III)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK A STATE HIGHWAY	IN	N	\$50	\$0	Y	0%	N	N	C		
504	41-6A-1009(4)(A)(IV)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK A STATE ROUTE	IN	N	\$50	\$0	Y	0%	N	N	C		
505	41-6A-1009(4)(A)(V)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK A HIGHWAY	IN	N	\$50	\$0	Y	0%	N	N	C		
506	41-6A-1009(4)(B)(I)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK SHOULDER AREAS	IN	N	\$50	\$0	Y	0%	N	N	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
507	41-6A-1009(4)(B)(II)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK ON RAMP	IN	N	\$50	\$0	Y	0%	N	N	C		
508	41-6A-1009(4)(B)(III)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK OFF RAMP	IN	N	\$50	\$0	Y	0%	N	N	C		
509	41-6A-1009(4)(B)(IV)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK A DIVIDED HIGHWAY	IN	N	\$50	\$0	Y	0%	N	N	C		
510	41-6A-1009(4)(D)(I)		PEDESTRIAN MAY NOT IMPEDE OR BLOCK TRAFFIC TAKING CONTROL OF MONEY	IN	N	\$50	\$0	Y	0%	N	N	C		
511	41-6A-1009(4)(D)(II)		DRIVER MAY NOT IMPEDE OR BLOCK TRAFFIC TRANSACTING MONEY FROM PEDESTRIAN	IN	N	\$50	\$0	Y	0%	N	N	C		
512	41-6A-1009(5)		INTOXICATED PEDESTRIAN MAY NOT WALK ON HWY MUST USE SIDEWALK	IN	N	\$50	\$0	Y	0%	N	Y	C		
513	41-6A-1009(6)		PEDESTRIAN ON ROADWAY TO YIELD RIGHT OF WAY TO ALL VEHICLES	IN	N	\$50	\$0	Y	0%	N	N	C		
514	41-6A-1009(7)		PEDESTRIAN WALKING ON OR ALONG NO ACCESS FREEWAY	IN	N	\$50	\$0	Y	0%	N	N	C		
515	41-6A-1009(8)(B)		ENGAGE IN CONDUCT TO CAUSE INDIVIDUAL FEAR OF HARM	IN	N	\$50	\$0	Y	0%	N	N	C		
516	41-6A-1009(8)(C)		ENGAGE IN CONDUCT TO INTIMIDATE INTO GIVING MONEY OR GOODS	IN	N	\$50	\$0	Y	0%	N	N	C		
517	41-6A-1009(8)(D)		ENGAGE IN CONDUCT TO BLOCK PATH OF INDIVIDUAL	IN	N	\$50	\$0	Y	0%	N	N	C		
518	41-6A-1009(8)(E)		PHYSICAL CONTACT W/INDIVIDUAL OR PROPERTY W/OUT CONSENT	IN	N	\$50	\$0	Y	0%	N	N	C		
519	41-6A-1009(9)(B)		PROHIBITED ACTIVITIES BY PEDESTRIAN USING ROADWAY 3RD OR SUBSEQUENT	MC	Y	\$340	\$0	Y	0%	N	N	C		
520	41-6A-1101		PARENT/GUARD ALLOW VIOLATION OF BICYCLE REGISTRATION	IN	N	\$40	\$0	Y	0%	N	N	C		
521	41-6A-1103		CARRYING MORE PERSONS THAN DESIGN PERMIT	IN	N	\$40	\$0	Y	0%	N	N	C		
522	41-6A-1104		ATTACHING BIKE, SLED, ETC TO MOVING VEHICLE	IN	N	\$40	\$0	Y	0%	N	N	C		
523	41-6A-1105		OPERATION OF BICYCLE OR MOPED ON AND USE OF ROADWAY	IN	N	\$40	\$0	Y	0%	N	N	C		
524	41-6A-1105(2)		BIKE/MOPED ON HWY TO OPERATE IN SAME DIRECTION OF TRAFFIC	IN	N	\$40	\$0	Y	0%	N	N	C		
525	41-6A-1106		BICYCLES YIELD TO PEDESTRIANS ON WALKWAY	IN	N	\$40	\$0	Y	0%	N	N	C		
526	41-6A-1106(1)		BICYCLE/HUMAN PROPEL DEVICE TO YIELD/SIGNAL TO PEDESTRIANS	IN	N	\$40	\$0	Y	0%	N	N	C		
527	41-6A-1106(2)		BICYCLE/HUMAN PROPEL DEVICE NOT TO OPERATE WHERE PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C		
528	41-6A-1106(3)		OPERATE BICYCLE/HUMAN PROPELLED DEVICE IN A NEGLIGENT MANNER	IN	N	\$40	\$0	Y	0%	N	N	C		
529	41-6A-1106(3)(B)(II)		OPERATE HUMAN POWERED VEHICLE IN NEGLIGENT MANNER	IN	N	\$40	\$0	Y	0%	N	N	C		
530	41-6A-1106(4)		OPERATING BICYCLE/HUMAN PROPELLED DEVICE AT SPEED-REASONABLE	IN	N	\$40	\$0	Y	0%	N	N	C		
531	41-6A-1107		BICYCLE PARKING	IN	N	\$40	\$0	Y	0%	N	N	C		
532	41-6A-1108		BICYCLES/MOPEDS - TURNS	IN	N	\$40	\$0	Y	0%	N	N	C		
533	41-6A-1109		BICYCLES/MOPEDS - SIGNALS	IN	N	\$40	\$0	Y	0%	N	N	C		
534	41-6A-1110		REQ BICYCLE OR MOPED INSPECT BY POLICE	IN	N	\$40	\$0	Y	0%	N	N	C		
535	41-6A-1112		CARRYING A BUNDLE ON BIKE / ONE HAND ON HANDLE BARS	IN	N	\$40	\$0	Y	0%	N	N	C		
536	41-6A-1112(2)		BIKE OPERATOR W/OUT HANDS ON BIKE	IN	N	\$40	\$0	Y	0%	N	N	C		
537	41-6A-1113		BICYCLE EQUIPMENT/REQ & PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C		
538	41-6A-1114		BICYCLE LAMPS & REFLECTORS REQUIRED	IN	N	\$40	\$0	Y	0%	N	N	C		
539	41-6A-1115		MOTOR ASSISTED SCOOTERS RESTRICTIONS	IN	N	\$50	\$0	Y	0%	N	N	C		
540	41-6A-1115.5(4)		< 16 OPERATING CLASS 3 ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C		
541	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		
542	41-6A-1115.5(6)		< 8 OPERATING ELECTRIC ASSISTED BICYCLE W/MOTOR ENGAGED IN PUBLIC	IN	N	\$50	\$0	Y	0%	N	N	C		
543	41-6A-1115.5(7)		OWNER MAY NOT AUTHORIZE OPERATION OF ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C		
544	41-6A-1115.5(8)(A)		DISTRIBUTOR TO PERMANENTLY AFFIX LABEL ON ELECTRIC ASSISTED BICYCLE	IN	N	\$50	\$0	Y	0%	N	N	C		
545	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		
546	41-6A-1115(2)		MOTOR ASSISTED SCOOTER - AGE RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C		
547	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		
548	41-6A-1115(4)		MOTOR ASSISTED SCOOTER - GEN RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C		
549	41-6A-1115(6)		AUTHORIZE MOTOR ASSISTED SCOOTER	IN	N	\$50	\$0	Y	0%	N	N	C		
550	ADD	41-6A-1116	ELECTRIC PERSONAL ASSISTIVE MOBILITY DEVICE RESTRICTIONS	IN	N	\$50	\$0	Y	0%			C		HB0381
551	REMOVE	41-6A-1116(2)	MOTORIZED MOBILITY DEVICE - AGE RESTRICTION	IN	N	\$50	\$0	Y	0%	N	N	C		
552	REMOVE	41-6A-1116(3)	MOTORIZED MOBILITY DEVICE - GENERAL RESTRICTIONS	IN	N	\$50	\$0	Y	0%	N	N	C		
553	REMOVE	41-6A-1116(4)	MOTORIZED MOBILITY DEVICE - OWNER RESPONSIBILITY	IN	N	\$50	\$0	Y	0%	N	N	C		
554	41-6A-1117(1)		MINI-MOTORCYCLE ON PUBLIC PROPERTY	IN	N	\$50	\$0	Y	0%	N	N	C		
555	41-6A-1117(2)		OWNER MAY NOT AUTHORIZE MINI-MOTORCYCLE	IN	N	\$50	\$0	Y	0%	N	N	C		
556	41-6A-1119		PERSONAL DELIVERY DEVICE VIOLATION	IN	N	\$160	\$0	N	35%	N	N	C		
557	41-6A-1120		UNLAWFULLY OPERATING A MOBILE CARRIER DEVICE	IN	N	\$235	\$0	N	35%	N	N	C		
558	41-6A-1121		UNLAWFUL OPERATION OF ELECTRIC UNICYCLE	IN	N	\$50	\$0	Y	0%		N	C		
559	41-6A-1122		UNLAWFUL OPERATION OF SELF-BALANCING ELECTRIC SKATEBOARD	IN	N	\$50	\$0	Y	0%		N	C		
560	41-6A-1201		DRIVE ON RR TRACKS	IN	N	\$130	\$0	N	35%	T	N	C		
561	41-6A-1202		DRIVE THROUGH SAFETY ZONE - RR TRACKS	IN	N	\$130	\$0	N	35%	T	N	C		
562	41-6A-1203		RAILROAD GATE CROSSING	IN	Y	\$160	\$0	N	35%	T	N	C		
563	41-6A-1203(2)		FAILURE TO STOP OR REMAIN STOPPED AT RR CROSSING	IN	Y	\$160	\$0	N	35%	T	N	C		
564	41-6A-1203(4)		VEHICLE RAILROAD CROSSING VIOLATION	IN	Y	\$160	\$0	N	35%	T	N	C		
565	41-6A-1203(4)(A)		DRIVE VEHICLE THROUGH, AROUND, OR UNDER A RR CROSSING GATE	IN	Y	\$160	\$0	N	35%	T	N	C		
566	41-6A-1203(4)(B)		CAUSE A NON-RAIL VEHICLE TO PASS THROUGH, AROUND RR BARRIER	IN	Y	\$160	\$0	N	35%	T	N	C		
567	41-6A-1203(4)(C)		CAUSE A NON-RAIL VEHICLE TO PASS THROUGH, UNDER RR RAIL	IN	Y	\$160	\$0	N	35%	T	N	C		
568	41-6A-1204		OPERATE TRAIN IN MANNER TO PREVENT VEHICLE USE OF ROAD	IN	N	\$160	\$0	N	35%	N	N	C		
569	41-6A-1205		BUS/TRUCK NO STOP AT RR CROSSING	IN	N	\$160	\$0	N	35%	T	N	C		
570	41-6A-1205(1)		CMV FAIL TO SLOW DOWN AND CHECK CLEARING	IN	N	\$160	\$0	N	35%	T	N	C		
571	41-6A-1205(1)(B)		CMV STOP WITHIN 50 FT OF RR CROSSING	IN	N	\$160	\$0	N	35%	T	N	C		
572	41-6A-1205(1)(C)		CMV FAIL TO OBEY TRAFFIC DEVICE OR OFFICER AT RR CROSSING	IN	N	\$160	\$0	N	35%	T	N	C		
573	41-6A-1205(1)(D)(I)		CMV FAIL TO OBEY RR SPACE VEHICLE TOO LA	IN	N	\$160	\$0	N	35%	T	N	C		
574	41-6A-1205(1)(D)(II)		CMV RR CLEARANCE TOO LOW TO CLEAR TRACKS	IN	N	\$160	\$0	N	35%	T	N	C		
575	41-6A-1205(2)(A)		CMV FAILURE TO STOP BEFORE CROSSING RR/HWY	IN	N	\$160	\$0	N	35%	T	N	C		
576	41-6A-1206		ILLEGAL VEHICLE CROSSING RR TRACKS	IN	N	\$120	\$0	N	35%	N	N	C		
577	41-6A-1301		SCHOOL BUS TO DISPLAY LIGHTING AND SPECIAL WARNING DEVICES	IN	N	\$160	\$0	N	35%	T	N	C		
578	41-6A-1302(1)		SCHOOL BUS EQUIPMENT VIOLATION - SIGNS/FLASHING LIGHTS	IN	N	\$50	\$0	Y	0%		N	C		
579	41-6A-1302(2)+(6A)		FAIL TO OBEY FLASHING AMBER/RED SCHOOL BUS LIGHTS - 1ST	MC	Y	\$1,410	\$0	N	35%	T	N	C	FINE: \$1410 (amount includes all surcharges) + COMPENSATORY SERVICE: 10 HOURS	
580	41-6A-1302(2)+(6AII)		FAIL TO OBEY FLASHING AMBER/RED SCHOOL BUS LIGHTS - 2ND	MC	Y	\$2,760	\$0	N	35%	T	N	C	FINE: \$2760 (amount includes all surcharges) + COMPENSATORY SERVICE: 20 HOURS	
581	41-6A-1302(2)+(6AIII)		FAIL TO OBEY FLASHING AMBER/RED SCHOOL BUS LIGHTS - 3RD+	MC	Y	\$4,110	\$0	N	35%	A	N	C	FINE: \$4110 (amount includes all surcharges) + COMPENSATORY SERVICE: 40 HOURS	
582	41-6A-1302(4)		FLASHING RED LIGHT VIOLATION BY SCHOOL BUS OPERATOR	IN	N	\$100	\$0	N	35%	T	N	C		
583	41-6A-1302(5)		OPERATOR OF SCHOOL BUS TO HAVE HEADLIGHTS ON	IN	N	\$50	\$0	Y	0%	T	N	C		
584	41-6A-1307(4)		SCHOOL BUS PARKING ZONE VIOLATION	IN	N	\$110	\$0	Y	0%	N	N	C		
585	41-6A-1401(1)		STOPPING/STANDING/PARKING A VEHICLE IN A PROHIBITED LOCATION	IN	N	\$40	\$0	Y	0%		N	C		
586	41-6A-1401(2)		MOVING A VEHICLE INTO A PROHIBITED LOCATION	IN	N	\$40	\$0	Y	0%		N	C		
587	41-6A-1402		STOP/PARK ON ROADWAYS	IN	N	\$40	\$0	Y	0%	N	N	C		
588	41-6A-1402(1)		FAIL TO PARK ON ROADWAY WITH RIGHT HAND WHEELS IN POSITION	IN	N	\$40	\$0	Y	0%	N	N	C		
589	41-6A-1402(2)		FAIL TO PARK PROPERLY ON 1-WAY STREET	IN	N	\$40	\$0	Y	0%	N	N	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
590	41-6A-1402(3)(B)		ANGLE PARKING ON FEDERAL-AID OR STATE HWY NOT PERMITTED	IN	N	\$40	\$0	Y	0%	N	N	C		
591	41-6A-1402(4)(B)		STOP, STAND OR PARK VEHICLE ON HWY WHERE PROHIBITED	IN	N	\$40	\$0	Y	0%	N	N	C		
592	41-6A-1403		FAIL TO SECURE PARKED VEHICLE	IN	N	\$40	\$0	Y	0%	N	N	C		
593	41-6A-1404		STOP/PARK OUTSIDE BUSINESS OR RESIDENTIAL DISTRICT	IN	N	\$40	\$0	Y	0%	N	N	C		
594	41-6A-1406		IMPOUND VIOLATION - REPORT/NOTICE/RELEASE/FEE	IN	N	\$110	\$0	N	35%		N	C		
595	41-6A-1407		REMOVAL OF UNATTEND VEHICLE W/O AUTHORIZATION	IN	N	\$280	\$0	Y	0%	N	N	C		
596	41-6A-1408		ABANDON VEHICLE, VESSEL, OUTDOOR MOTOR ON HWY OR STATE WATER	IN	N	\$60	\$0	Y	0%	N	N	C		
597	41-6A-1409(2)		IMPROPER BOOTING IN MOBILE HOME PARK OR MULTI-FAMILY DWELLING	IN	N	\$280	\$0	Y	0%	N	N	C		
598	41-6A-1409(3)		IMPROPER BOOTING-IMPROPER NOTICE	IN	N	\$280	\$0	Y	0%	N	N	C		
599	41-6A-1409(4)		IMPROPER BOOTING - FEE FOR REMOVAL	IN	N	\$340	\$0	Y	0%	N	N	C		
600	41-6A-1501		MOTORCYCLE VIOLATION	IN	N	\$130	\$0	N	35%	T	N	C		
601	41-6A-1502		MOTORCYCLES OR ATV TYPE I VEH - OPERATE ON PUBLIC HIGHWAY	IN	Y	\$350	\$0	N	35%	T	N	C		
602	41-6A-1502(3)		MOTORCYCLE NOT TO TRAVEL BETWEEN LANES OR ROWS OF VEHICLES	IN	N	\$120	\$0	N	35%	T	N	C		
603	41-6A-1502(4)		MOTORCYCLE/MOTOR-DRIVEN CYCLE NOT TO OPERATE 2 ABREAST IN LN	IN	N	\$50	\$0	Y	0%	N	N	C		
604	41-6A-1503		MOTORCYCLE ATTACHED TO ANOTHER VEHICLE	IN	N	\$180	\$0	N	35%	N	N	C		
605	41-6A-1504		IMPROPER MOTORCYCLE PEGS AND HANDLEBARS	IN	N	\$50	\$0	Y	0%	N	N	C		
606	REMOVE 41-6A-1504(2)		OPERATING MOTORCYCLE WITH HANDLEBARS ABOVE SHOULDER HEIGHT	IN	N	\$50	\$0	Y	0%	N	N	C		HB0381
607	EDIT 41-6A-1505	41-6A-1505(1)+(BB)	HELMET VIOLATION ON HIGHWAY - E-BIKE /MOTOR ASSIST SCOOTER	IN	N	\$25	\$0	Y	0%	N	N	C	\$25 fine is a statutory max	HB0381
608	EDIT 41-6A-1505(1)	41-6A-1505(1)+(BB)	HELMET VIOLATION ON HIGHWAY - MOTORCYCLE /HIGH POWER DEVICE	IN	N	\$110	\$0	Y	0%	N	N	C	\$110 fine is a statutory max	HB0381
609	REMOVE 41-6A-1505(1)(A)		< 21 OPERATE OR RIDE MOTORCYCLE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C		HB0381
610	REMOVE 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		HB0381
611	REMOVE 41-6A-1505(1)(C)		< 21 OPERATING ELECTRIC ASSISTED BIKE W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C		HB0381
612	REMOVE 41-6A-1505(1)(D)		< 21 OPERATING AUTOCYCLE NOT FULLY ENCLOSED W/O PROTECTIVE HEADGEAR	IN	N	\$110	\$0	Y	0%	N	N	C		HB0381
613	41-6A-1506		MOTORCYCLE EQUIPMENT REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C		
614	REMOVE 41-6A-1506(2)		AUTOCYCLE EQUIPMENT REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C		HB0381
615	41-6A-1508(2)		FAIL TO COMPLY W/FED SAFETY STANDARDS FOR LOW SPEED VEHICLES	IN	N	\$50	\$0	Y	0%	N	N	C		
616	41-6A-1508(3)		LOW SPEED VEHICLE STRUCTURALLY ALTERED	IN	N	\$50	\$0	Y	0%	N	N	C		
617	41-6A-1508(5)		LOW SPEED VEHICLE NOT TO OPERATE WHERE LIMIT EXCEEDS 35 MPH	IN	N	\$50	\$0	Y	0%	N	N	C		
618	41-6A-1508(6)		FAIL TO DISPLAY SLOW SPEED VEHICLE ON REAR OF VEHICLE	IN	N	\$50	\$0	Y	0%	N	N	C		
619	41-6A-1509		OPERATING A NON-CONFORMING ATV/OHM/NOVEL VEHICLE ON HIGHWAY	IN	N	\$130	\$0	Y	0%	N	N	C		
620	ADD	41-6A-1511	ELECTRIC MOTORCYCLE /HIGH POWER ELECTRIC DEVICE VIOLATION	IN	Y	\$110	\$0	N	35%			C		HB0381
621	41-6A-1601		UNSAFE VEHICLE/FAULTY EQUIPMENT	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
622	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.	
623	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.	
624	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.	
625	41-6A-1603		VIOLATION OF DUTY TO DISPLAY HEADLIGHTS	IN	N	\$50	\$0	N	0%	T	N	C		
626	41-6A-1604		MOTOR VEHICLE LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
627	41-6A-1604(1)		HEAD LAMP VIOLATION	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
628	41-6A-1604(2)(A)		TAILLIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
629	41-6A-1604(2)(B)		BRAKE LIGHTS/REFLECTORS TO DISPLAY OR REFLECT RED COLOR	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
630	41-6A-1604(2)(B)(II)		TURN SIGNAL OR HAZARD WARNING LIGHT YELLOW OR RED	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
631	41-6A-1604(2)(C)		FAIL TO ILLUMINATE REAR REGISTRATION PLATE	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
632	41-6A-1604(3)		STOP LAMPS - TURN SIGNALS	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
633	41-6A-1604(3)(A)		VEHICLE/TRAILER/SEMI/POLE TO HAVE 2 STOP LAMPS/TURN SIGNALS	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
634	41-6A-1604(4)(A)		EACH LAMP/REFLECTOR TO COMPLY WITH REQUIREMENTS & LIMITATION	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
635	41-6A-1604(4)(B)		NEED MORE LAMPS/REFLECTORS	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
636	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.	
637	41-6A-1607		FAIL TO EQUIP VEHICLE WITH ONE OR MORE PARKING LIGHTS	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
638	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.	
639	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.	
640	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.	
641	41-6A-1610		IMPROPER USE OF SPOTLIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
642	41-6A-1611		HAZARD-WARNING LIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
643	41-6A-1612		BACKUP LIGHTS VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
644	41-6A-1613		LAMP REQ/OPERATION OF VEH ON HWY/SHOULDER-DIMMING LIGHTS	IN	N	\$50	\$0	Y	0%	T	N	C		
645	41-6A-1613(1)(A)		HIGH/LOW BEAM LIGHT REQ ON HWY/SHOULDER ADJACENT TO HWY	IN	N	\$50	\$0	Y	0%	T	N	C		
646	41-6A-1613(1)(C)		FAILURE TO DIM HEADLIGHTS	IN	N	\$50	\$0	Y	0%	T	N	C		
647	41-6A-1613(2)(A)(I)		HEADLIGHTS-PROPER ADJUSTMENT TO GROUND	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
648	41-6A-1616		INTENSE BEAMS, RED/BLUE LIGHTS, FLASH LIGHTS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
649	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.	
650	41-6A-1616(2)(A)		OPERATE VEHICLE ON HWY W/UNAUTH RED LIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
651	41-6A-1616(2)(B)		OPERATE VEHICLE ON HWY W/UNAUTH BLUE LIGHT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
652	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.	
653	41-6A-1616(3)(G)		CONTINUOUS FLASHING LIGHTS REPEATED ON BRAKE APPLICATION	IN	N	\$50	\$0	Y	0%	N	N	C		
654	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.	
655	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.	
656	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.	
657	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.	
658	41-6A-1619		SALE OF UNAPPROVED MOTOR VEHICLE EQUIPMENT	IN	N	\$350	\$0	N	35%	N	N	C		
659	41-6A-1622		SELL SUBSTANDARD EQUIPMENT	IN	N	\$340	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
660	41-6A-1623		BAD/NO BRAKES	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
661	41-6A-1623(2)		PARKING BRAKE REQUIRED	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
662	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.	
663	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.	
664	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.	
665	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.	
666	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.	
667	41-6A-1626		MUFFLER VIOLATION	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
668	41-6A-1626(1)		NO WORKING MUFFLER	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
669	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.	
670	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.	
671	41-6A-1626(1)(C)		IMPROPER MUFFLER/NOISE SUPPRESSING SYSTEM	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
672	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.	
673	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.	
674	41-6A-1626(2)(B)		DIESEL MANUFACTURED >=1/1/08 MAY NOT EMIT VISIBLE CONTAMINANT	IN	N	\$100	\$0	Y	0%	N	N	C		
675	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.	
676	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		
677	41-6A-1626(2)(B)(III)(2NDOFF)		DIESEL MFR BEFORE 1/1/08 MAY NOT EMIT VISIBLE CONTAMINANTS	IN	N	\$100	\$0	Y	0%	N	N	C		
678	41-6A-1626(2)(D)(II)		DIESEL ENGINE MAY NOT EMIT VISIBLE CONTAMINANTS 2ND-VIOLATION	IN	Y	\$500	\$0	Y	0%	N	N	C	Minimum fine of \$500	
679	41-6A-1626(2)(2NDOFF)		VEHICLE EMITTING VISIBLE CONTAMINANTS	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
680	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.	
681	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.	
682	41-6A-1627		VEHICLE MIRRORS MISSING/INADEQUATE	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
683	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.	
684	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.	
685	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.	
686	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.	
687	41-6A-1630		ALTERED VEHICLE	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
688	41-6A-1631		ILLEGAL VEHICLE ALTERATIONS	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 day.	
689	41-6A-1631(2)		TIRE VIOLATION - WIDTH	IN	N	\$100	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
690	41-6A-1632		DEFECTIVE BUMPER	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
691	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.	
692	41-6A-1633		NO MUD FLAPS	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
693	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.	
694	41-6A-1635		EQUIPMENT OBSTRUCT VISIBILITY-WINDSHIELD/WINDOWS	IN	N	\$60	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
695	41-6A-1635(1)		WINDOW TINT VIOLATION	IN	N	\$60	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
696	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.	
697	41-6A-1635(1)(E)		DEBRIS, FROST, OR OTHER SUBSTANCE OBSTRUCTS OPERATOR VIEW	IN	N	\$50	\$0	Y	0%	N	N	C		
698	41-6A-1635(2)		OBJECT OR DEVICE HANGING/MOUNTED OBSTRUCTING OPERATORS VIEW	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
699	41-6A-1635(3)		STICKERS/OTHER NON-TRANSPARENT MATERIAL ON WINDSHIELD	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
700	41-6A-1635(5)		MIRRORS REQUIRED IF REAR BLOCKED OR TINTED	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
701	41-6A-1635(6)		DEVICE FOR CLEANING RAIN/SNOW/MOISTURE FROM WINDSHIELD REQ	IN	N	\$50	\$0	Y	0%	T	N	C		
702	41-6A-1635(7)		SALE OF VEHICLE WITH EXCESSIVE TINT	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
703	41-6A-1636		ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
704	41-6A-1636(1)		TIRE VIOLATION - CONDITION OF RUBBER ON TIRES	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
705	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.	
706	41-6A-1636(7)(A)		ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	N	N	C	Dismissed on proof of compliance in 14 days.	
707	41-6A-1636(7)(A)(I)		ILLEGAL TIRES	IN	N	\$50	\$0	Y	0%	T	N	C	Dismissed on proof of compliance in 14 days.	
708	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.	
709	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.	
710	41-6A-1639		TRANSPORT OF HAZARDOUS/FLAMMABLE COMMODITY	IN	N	\$280	\$0	N	35%	T	Y	C		
711	41-6A-1639(2)(A)		DRIVING W/O HAZMAT PLACARDS	IN	N	\$280	\$0	N	35%	T	N	C		
712	41-6A-1639(2)(B)		DRIVING W/O HAZMAT SAFETY EQUIPMENT	IN	N	\$280	\$0	N	35%	T	N	C		
713	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.	
714	41-6A-1645		ADVANCED DRIVER ASSIST - REPAIR/CALIBRATION/DISCLOSURE REQ	IN	N	\$100	\$0	Y	0%	N	N	C		
715	41-6A-1646		VIOLATION OF MOTOR VEHICLE GLASS REPAIR REQUIREMENTS	IN	N	\$100	\$0	Y	0%	N	N	C		
716	41-6A-1701		IMPROPER BACKING	IN	N	\$110	\$0	N	35%	T	N	C		
717	41-6A-1701(1)		BACKING PROHIBITED IF NOT SAFE OR INTERFERING WITH TRAFFIC	IN	N	\$160	\$0	N	35%	T	N	C		
718	41-6A-1701(2)		BACKING ON LIMITED ACCESS HIGHWAY	IN	N	\$110	\$0	N	35%	N	N	C		
719	41-6A-1702		DRIVE ON THE SIDEWALK	IN	N	\$110	\$0	N	35%	T	N	C		
720	41-6A-1703		DRIVE W/PASSENGER IN WRONG PLACE	IN	N	\$40	\$0	Y	0%	N	N	C		
721	41-6A-1704		IMPROPER OPENING OF VEHICLE DOOR	IN	N	\$40	\$0	Y	0%	N	N	C		
722	41-6A-1704(1)		OPENING VEHICLE DOOR TOWARD MOVING TRAFFIC	IN	N	\$40	\$0	Y	0%	N	N	C		
723	41-6A-1704(2)		VEHICLE DOOR LEFT OPEN TOWARD MOVING TRAFFIC-EXTENDED TIME	IN	N	\$40	\$0	Y	0%	N	N	C		
724	41-6A-1705		OBSTRUCTION TO DRIVER'S VIEW	IN	N	\$40	\$0	Y	0%	T	N	C		
725	41-6A-1705(1)		OPERATE VEHICLE < 3 IN FRONT SEAT-OBSTRUCTING VIEW/OPERATION	IN	N	\$40	\$0	Y	0%	T	N	C		
726	41-6A-1705(1)(A)		OBSTRUCT OPERATOR VIEW TO FRONT OR SIDE OF VEHICLE	IN	N	\$40	\$0	Y	0%	T	N	C		
727	41-6A-1705(1)(B)		INTERFERE W/OPERATORS CONTROL OVER DRIVING MECHANISM OF VEH	IN	N	\$40	\$0	Y	0%	N	N	C		
728	41-6A-1705(2)		PASSENGER OBST DRIVERS VIEW/UNLAWFUL PLACE	IN	N	\$40	\$0	Y	0%	T	N	C		
729	41-6A-1705(2)(A)		PASSENGER IN VEHICLE INTERFERES WITH OPERATORS VIEW	IN	N	\$40	\$0	Y	0%	T	N	C		
730	41-6A-1705(2)(B)		PASSENGER IN VEHICLE INTERFERING WITH OPERATORS CONTROL	IN	N	\$40	\$0	Y	0%	T	N	C		
731	41-6A-1706		OCCUPANCY OF TRAILER/SEMITRAILER WHILE BEING MOVED ON HWY	IN	N	\$100	\$0	Y	0%	N	N	C		
732	41-6A-1706(1)		OCCUPANCY OF TRAILER/SEMITRAILER WHILE BEING MOVED ON HWY	IN	N	\$100	\$0	Y	0%	N	N	C		
733	41-6A-1707		ENTER INTERSECTION W/O SUFFICIENT SPACE	IN	N	\$110	\$0	N	35%	T	N	C		
734	41-6A-1710		FOLLOWING TOO CLOSE TO ANY AUTHORIZED EMERGENCY VEHICLE	IN	N	\$140	\$0	N	35%	T	N	C		
735	41-6A-1711		DRIVE OVER FIREHOSE	IN	N	\$110	\$0	N	35%	T	N	C		
736	41-6A-1712(2)		LITTERING ON HIGHWAY	IN	Y	\$350	\$0	N	35%	N	Y	C		
737	41-6A-1712(6)		THROWING LIGHTED MATERIAL FROM VEHICLE	MC	Y	\$350	\$0	N	35%	N	Y	C		
738	41-6A-1712(7)		FAILURE TO SECURE LOOSE CARGO	IN	N	\$280	\$0	Y	0%	N	Y	C		
739	EDIT 41-6A-1715		CARELESS DRIVING	IN	N	\$350	\$0	N	35%	T	N	C		H80024
740	REMOVE 41-6A-1715(1)		CARELESS DRIVING	MC	N	\$110	\$0	N	35%	T	N	C		H80024
741	REMOVE 41-6A-1715(1)(A)		CARELESS DRIVING =>2 VIOLATIONS IN 3 MILES	MC	N	\$110	\$0	N	35%	T	N	C		H80024
742	REMOVE 41-6A-1715(1)(B)		CARELESS DRIVING DISTRACTED BY ACTIVITY OTHER THAN DRIVING	MC	N	\$110	\$0	N	35%	T	N	C		H80024
743	REMOVE 41-6A-1715(1)(B)(I)		CARELESS DRIVING SEARCHING FOR ITEM IN VEHICLE	MC	N	\$110	\$0	N	35%	T	N	C		H80024
744	REMOVE 41-6A-1715(1)(B)(II)		CARELESS DRIVING ATTENDING TO PERSONAL HYGIENE OR GROOMING	MC	N	\$110	\$0	N	35%	T	N	C		H80024
745	REMOVE 41-6A-1716		USE HANDHELD DEVICE TO TEXT/EMAIL WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
746	EDIT 41-6A-1716(2)	41-6A-1716(2)+(4A)	USING WIRELESS DEVICE WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
747	REMOVE 41-6A-1716(2)(A)		USE HANDHELD DEVICE TO WRITE/SEND/READ DATA W/OPER VEHICLE	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
748	REMOVE 41-6A-1716(2)(B)		USE HANDHELD DEVICE TO DIAL WHILE OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
749	REMOVE 41-6A-1716(2)(C)		USE HANDHELD DEVICE TO ACCESS INTERNET W/OPERATING VEHICLE	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
750	REMOVE 41-6A-1716(2)(D)		USE HANDHELD DEVICE TO VIEW/RECORD VIDEO WHILE OPERATING VEH	MC	N	\$100	\$0	N	35%	T	N	C	Enhanceable Offense	
751	REMOVE 41-6A-1716(4)(A)		TEXTING OR EMAILING WHILE DRIVING	MC	Y	\$110	\$0	N	35%	T	N	C		
752	EDIT 41-6A-1716(4)(B)	41-6A-1716(2)+(4B)	USING WIRELESS DEVICE WHILE OPERATING VEHICLE - INJURY/PRIOR	MB	Y	\$690	\$0	N	90%	T	N	C		
753	REMOVE 41-6A-1716(4)(B)(I)		CAUSE INJURY TO ANOTHER USING HANDHELD DEVICE W/OPERATING VEH	MB	Y	\$690	\$0	N	90%	T	N	C		
754	REMOVE 41-6A-1716(4)(B)(II)		USE HANDHELD DEVICE W/OPERATING VEHICLE 2ND/SUBS W/IN 3 YRS	MB	Y	\$690	\$0	N	90%	T	N	C		
755	41-6A-1717		SMOKING IN A VEHICLE PROHIBITED WHEN CHILD IS PRESENT	IN	N	\$45	\$0	Y	0%	N	N	C		
756	41-6A-1803(1)(A)(I)		FAILURE TO WEAR SEAT BELT OR PROPERLY ADJUST SAFETY BELT	IN	N	\$45	\$0	Y	0%	T	N	C		
757	41-6A-1803(1)(A)(II)		FAILURE TO PROVIDE CHILD RESTRAINT DEVICE < 8 YRS OF AGE	IN	N	\$45	\$45	Y	0%	A	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.	
758	41-6A-1803(1)(A)(III)		FAILURE TO PROVIDE CHILD RESTRAINT DEVICE 8-16 YRS OF AGE	IN	N	\$45	\$45	Y	0%	T	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.	
759	41-6A-1803(2)		FAILURE OF PASSENGER 16 YRS OR OLDER TO WEAR SEAT BELT	IN	N	\$45	\$0	Y	0%	T	N	C		
760	41-6A-2003		UNLAWFUL AUTOMATIC LICENSE PLATE READER USE	MB	Y	\$310	\$0	Y	0%	N	N	C		
761	41-6A-2005		PRESERVATION OF CAPTURED PLATE DATA VIOLATION	MB	Y	\$310	\$0	Y	0%	N	N	C		
762	41-6A-204		REQUIRE/KNOWINGLY PERMIT DRIVER TO UNLAWFULLY OPERATE VEHICLE	IN	N	\$100	\$0	Y	0%	N	N	C		
763	41-6A-209		FAILURE TO OBEY OFFICER/FIREFIGHTER/FLAGGER/CROSSING GUARD	IN	N	\$80	\$0	Y	0%	T	N	C		
764	41-6A-209(1)		FAILURE TO OBEY OFFICER/FIREFIGHTER/FLAGGER/CROSSING GUARD	IN	N	\$80	\$0	Y	0%	T	N	C		
765	41-6A-209(1)(A)		WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF PEACE OFFICER	IN	N	\$80	\$0	Y	0%	T	N	C		
766	41-6A-209(1)(B)		WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF FIREFIGHTER	IN	N	\$80	\$0	Y	0%	N	N	C		
767	41-6A-209(1)(C)		WILLFULLY FAIL OR REFUSE TO OBEY ORDER OF A FLAGGER	IN	N	\$80	\$0	Y	0%	T	N	C		
768	41-6A-209(1)(D)		FAIL TO OBEY CROSSING GUARD	IN	N	\$80	\$0	Y	0%	T	N	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
	41-6A-209(2)(A)		SPEEDING IN A CONSTRUCTION/MAINTENANCE ZONE	IN	N	\$180	\$0	N	35%	T	N	C	See Speeding Chart for examples of statutory defined adjustments for mph over the limit	
EDIT	41-6A-216		REMOVAL OF PLANTS/OBSTRUCTIONS IMPAIRING VIEW ON PROPERTY	IN	N	\$110	\$0	N	35%	T	Y	C		Annual Maintenance
	41-6A-304		FAIL TO OBEY TRAFFIC CONTROL DEVICES	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-304(1)		FAIL TO OBEY TRAFFIC CONTROL DEVICES	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305		TRAFFIC CONTROL SIGNAL VIOLATIONS	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305(2)(A)(II)		TRAFFIC CONTROL SIGNAL - CIRCULAR GREEN SIGNAL VIOLATION	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305(2)(B)		FAIL TO YIELD TO PEDESTRIAN/TRAFFIC IN CROSSWALK GREEN ARROW	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305(4)(A)		TRAFFIC CONTROL SIGNAL - AT PLACE OTHER THAN INTERSECTION	IN	N	\$130	\$0	N	35%	T	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%	T	N	C		
	41-6A-305(5)		STOP TO BE MADE AT SIGN/MARKING OR SIGNAL FOR HWY-RAILLINE	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305(6)		FAIL TO YIELD RIGHT OF WAY @ INOPERABLE SIGNAL	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-305(6)(A)		FAIL TO STOP - ENTERING INTERSECTION @ INOPERABLE SIGNAL	IN	N	\$130	\$0	N	35%	T	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%	T	N	C		
	41-6A-308		FAIL TO OBEY LANE USE CONTROL SIGNAL	IN	N	\$130	\$0	N	35%	T	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		
EDIT	41-6A-401	41-6A-401(2)(B)(A)	LEAVE ACCIDENT SCENE - PROPERTY DAMAGE	MB	Y	\$690	\$0	N	90%	T	N	C		20260701 - HB0423
EDIT	41-6A-401.7(4)	41-6A-401.7	ACCIDENT DUTIES VIOLATION - EXCHANGE INFO / PROVIDE NOTICE	IN	Y	\$350	\$0	N	35%	N	N	C		20260701 - HB0423
	41-6A-402		FAIL TO MAKE WRITTEN REPORT/ACCIDENT	IN	N	\$110	\$0	Y	0%	N	N	C		
	41-6A-403		PROVIDING FALSE SECURITY INFORMATION TO PEACE OFFICER AT ACC	MB	Y	\$200	\$0	N	90%	N	N	C		
	41-6A-403(7)		PROVIDING FALSE SECURITY INFORMATION TO PEACE OFFICER AT ACC	MB	Y	\$200	\$0	N	90%	N	N	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	N	C		
	41-6A-502.5		IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	A	Y	S		
	41-6A-502.5(1)(A)		IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	A	Y	S		
	41-6A-502.5(1)(B)		IMPAIRED DRIVING	MB	Y	\$1,460	\$0	N	90%	A	Y	S		
	41-6A-502.5(7)		IMPAIRED DRIVING - DUI COURT	MB	Y	\$1,460	\$0	N	90%	T	Y	S		
	41-6A-502(1)+(2A)		DRIVING UNDER THE INFLUENCE - 1ST OFFENSE IN 10 YEARS	MB	Y	\$1,390	\$0	N	90%	T	Y	S	See DUI Matrix for sentencing	
	41-6A-517		DRIVING WITH MEASURABLE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	A	Y	S		
REMOVE	41-6A-517(2)		DRIVE WITH MEASURABLE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	A	Y	S		HB0301
	41-6A-518		IGNITION INTERLOCK VIOLATION	MC	Y	\$510	\$0	N	35%	T	Y	S		
	41-6A-518.1(2)(A)(I)		TAMPER WITH IGNITION INTERLOCK DEVICE	MB	Y	\$690	\$0	N	90%	A	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%	T	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%	A	Y	S		
	41-6A-518.1(2)(B)(II)		REQUEST ANOTHER PERSON BLOW INTO IGNITION INTERLOCK SYSTEM	MB	Y	\$690	\$0	N	90%	A	Y	S		
	41-6A-518.2		INTERLOCK RESTRICTED DRIVER OPERATING VEHICLE W/O IL SYSTEM	MB	Y	\$690	\$0	N	90%	A	Y	S		
	41-6A-518(4)(A)		FAILURE TO INSTALL IGNITION INTERLOCK DEVICE	MC	Y	\$510	\$0	N	35%	A	Y	S		
	41-6A-520.1(1)+(2A)		REFUSING A CHEMICAL TEST - 1ST OFFENSE IN 10 YEARS	MB	Y	\$1,580	\$0	N	90%	T	Y	S		
	41-6A-526		OPEN CONTAINER/DRINKING ALCOHOL IN A VEHICLE	MC	N	\$110	\$0	Y	0%	T	Y	S		
	41-6A-526(2)		DRINKING ALC IN VEH-DRIVER &/OR PASSENGER	MC	N	\$110	\$0	Y	0%	T	Y	S		
	41-6A-526(3)		OPEN CONTAINER IN VEHICLE ON HIGHWAY	MC	N	\$110	\$0	Y	0%	T	Y	S		
	41-6A-528		RECKLESS DRIVING	MB	Y	\$690	\$0	N	90%	T	Y	S		
	41-6A-530		ALCOHOL RESTRICTED DRIVER	MB	Y	\$690	\$0	N	90%	T	Y	S		
	41-6A-601		SPEEDING	IN	N	\$130	\$0	N	35%	T	N	C	See Speeding Chart for examples of statutory defined adjustments for mph over the limit	
	41-6A-601(3)		SPEEDING - TOO FAST FOR EXISTING CONDITIONS	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-601(4)(A)		TOO FAST FOR EXISTING CONDITIONS	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-601(4)(B)		SPEEDING - 100 MILES OR MORE PER HOUR	IN	Y	\$315+	\$0	N	35%	T	N	C	See Speeding Chart for examples of statutory defined adjustments for mph over the limit	
EDIT	41-6A-604	41-6A-604(2A)	SPEEDING IN A SCHOOL ZONE	IN	Y	\$260	\$0	N	35%	T	N	C	Fines for this offense are specified in statute. See Speeding Table in this fine schedule.	HB0024
ADD		41-6A-604(2B)	SPEEDING IN A SCHOOL ZONE - 30+ MPH	MC	Y	\$420	\$0	N	35%	T	N	C	Fines for this offense are specified in statute. See Speeding Table in this fine schedule.	HB0024
	41-6A-805		MINIMUM SPEED REGULATIONS VIOLATION	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-805(1)		IMPEDING TRAFFIC	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-806.1		PERFORMING WHEELIE ON MOTORCYCLE	IN	N	\$110	\$0	N	35%	A	N	C		
	41-6A-806(3)(B)		BARRICADE OR OBSTRUCTION OF HWY	MB	N	\$690	\$0	N	90%	T	N	C		
	41-6A-809		RADAR JAMMING DEV/JAMMING DEVICE PROHIBITED	IN	N	\$100	\$0	Y	0%	N	N	C		
	41-6A-701		DRIVE ON WRONG SIDE OF ROADWAY	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-701(3)		OPERATE VEHICLE AT LESS THAN NORMAL SPEED IN RIGHT HAND LANE	IN	Y	\$130	\$0	N	35%	T	N	C		
	41-6A-702		LEFT LANE RESTRICTED VEHICLE OVER 18,000	IN	N	\$260	\$0	N	35%	T	N	C		
	41-6A-702(1)(A)		HIGH OCCUPANCY VEHICLE LANE RESTRICTION	IN	N	\$260	\$0	N	35%	T	N	C		
	41-6A-702(1)(B)		HOV ON AND OFF RAMP LANE VIOLATION	IN	N	\$260	\$0	N	35%	T	N	C		
	41-6A-702(2)		OPERATING RESTRICTED VEHICLES IN LEFT LANE OF FREEWAY	IN	N	\$260	\$0	N	35%	T	N	C		
	41-6A-703		IMPROPER PASSING/VEHICLE OPPOSITE DIRECT	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-704.1		LANE SPLITTING VIOLATION	IN	N	\$110	\$0	N	35%	T	N	C		
	41-6A-704(2A)		UNLAWFUL PASSING OF VEHICLE IN SAME DIRECTION	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-704(2AII)		FAILURE TO YIELD TO PASSING VEHICLE	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-704(3)		FAILURE TO YIELD TO FASTER VEHICLE IN SAME LANE	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-704(6)		UNLAWFUL LANE FILTERING	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-705		IMPROPER PASSING ON RIGHT OF VEHICLE	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-706		IMPROPER PASSING ON LEFT OF VEHICLE	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-706.5		OPERATE MOTOR VEHICLE NEAR VULNERABLE USER OF A HIGHWAY	IN	N	\$130	\$0	N	35%	T	N	C		
	41-6A-706.5(2)(D)		CAUSE EXCESSIVE EMISSIONS NEAR VULNERABLE USER OF A HIGHWAY	IN	Y	\$225	\$0	Y	0%	N	N	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
848	41-6A-706.5(3)(B)		OPERATE MOTOR VEHICLE NEAR VULNERABLE USER OF HWY W/INJURY	MC	Y	\$500	\$0	N	35%	T	N	C		
849	41-6A-706(1)(B)		LIMITATION ON PASSING USING ONCOMING TRAFFIC LANE	IN	Y	\$130	\$0	N	35%	T	N	C		
850	41-6A-707		DRIVE ON LEFT OF ROAD WHEN PROHIBITED	IN	N	\$130	\$0	N	35%	T	N	C		
851	41-6A-707(1)(A)		LEFT SIDE OF ROAD-PASSING ON HILL OR CURVE	IN	Y	\$130	\$0	N	35%	T	N	C		
852	41-6A-708		FAIL TO OBSERVE NO PASSING ZONE	IN	N	\$130	\$0	N	35%	T	N	C		
853	41-6A-709		WRONG WAY ON ONE WAY STREET	IN	N	\$130	\$0	N	35%	T	N	C		
854	41-6A-710(1A)		FAILURE TO OPERATE WITHIN A SINGLE LANE	IN	N	\$130	\$0	N	35%	T	N	C		
855	41-6A-710(1A)(I)		IMPROPER LANE CHANGE	IN	N	\$130	\$0	N	35%	T	N	C		
856	41-6A-710(2)		IMPROPER USE OF CENTER LANE	IN	N	\$130	\$0	N	35%	T	N	C		
857	41-6A-710(3B)		FAILURE TO OBEY TRAFFIC-CONTROL DEVICE LANE DESIGNATION	IN	N	\$130	\$0	N	35%	T	N	C		
858	41-6A-710(4A)		UNLAWFUL OPERATION OF MOTOR VEHICLE IN BICYCLE LANE	IN	N	\$130	\$0	N	35%	T	N	C		
859	41-6A-710(4B)		FAILURE TO YIELD TO BICYCLE TRAFFIC IN BICYCLE LANE	IN	N	\$130	\$0	N	35%	T	N	C		
860	41-6A-711		FOLLOWING ANOTHER VEHICLE - CLOSER THAN PRUDENT / SAFE	IN	N	\$130	\$0	N	35%	T	N	C		
861	41-6A-712		CROSSING HIGHWAY DIVIDER	IN	N	\$130	\$0	N	35%	T	N	C		
862	41-6A-712(1)		VEHICLE ON DIVIDED HWY NOT OPERATING IN RIGHT HAND OF ROADWAY	IN	N	\$130	\$0	N	35%	T	N	C		
863	41-6A-712(2)		CROSSING DIVIDER/BARRIER MEDIAN	IN	N	\$130	\$0	N	35%	T	N	C		
864	41-6A-713		DRIVING OVER GORE OR ISLAND	IN	N	\$130	\$0	N	35%	T	N	C		
865	41-6A-714		LIMITED ACCESS HIGHWAYS-ENTERING/EXITING	IN	N	\$130	\$0	N	35%	T	N	C		
866	41-6A-715		VIOLATION OF HIGHWAY AUTHORITY TRAFFIC-CONTROL DEVICE NOTICE	IN	N	\$110	\$0	N	35%	T	N	C		
867	41-6A-716		DRIVE ON TOLLWAY W/O PAYING TOLL	IN	N	\$130	\$0	N	35%	N	N	C		
868	41-6A-717		UNLAWFUL USE OF RUNAWAY RAMP	IN	N	\$130	\$0	N	35%	Y	N	C		
869	41-6A-718		UNLAWFULLY PASSING A SNOWPLOW	IN	N	\$160	\$0	N	35%	T	N	C		
870	41-6A-801		IMPROPER LEFT/RIGHT TURN	IN	N	\$130	\$0	N	35%	T	N	C		
871	41-6A-801(1)		IMPROPER RIGHT TURN	IN	N	\$130	\$0	N	35%	T	N	C		
872	41-6A-801(2)		IMPROPER LEFT TURN	IN	N	\$130	\$0	N	35%	T	N	C		
873	41-6A-801(3)(A)		IMPROPER LEFT TURN IN TWO WAY LEFT TURN LANE	IN	N	\$130	\$0	N	35%	T	N	C		
874	41-6A-801(3)(B)		IMPROPER TWO - WAY LEFT TURN	IN	N	\$130	\$0	N	35%	T	N	C		
875	41-6A-801(3)(D)		IMPROPER TRAVEL IN TWO WAY LEFT TURN LANE	IN	N	\$130	\$0	N	35%	T	N	C		
876	41-6A-801(3)(E)		TRAVELING THROUGH INTERSECTION IN TWO-WAY LEFT TURN LANE	IN	N	\$130	\$0	N	35%	T	N	C		
877	41-6A-801(4)		TURNING IN VIOLATION OF TRAFFIC CONTROL DEVICE	IN	N	\$130	\$0	N	35%	T	N	C		
878	41-6A-801(4)(B)		TURNING A VEHICLE IN VIOLATION OF A TRAFFIC-CONTROL DEVICE	IN	N	\$130	\$0	N	35%	T	N	C		
879	41-6A-802		IMPROPER U TURN	IN	N	\$130	\$0	N	35%	T	N	C		
880	41-6A-803		MOVING A PARKED VEHICLE WHEN UNSAFE	IN	N	\$130	\$0	N	35%	T	N	C		
881	41-6A-804		TURN/STOP/CHANGE LANES W/O SIGNAL	IN	N	\$130	\$0	N	35%	T	N	C		
882	41-6A-804(1)		FAILURE TO SIGNAL	IN	N	\$130	\$0	N	35%	T	N	C		
883	41-6A-804(1)(A)		UNSAFE LANE TRAVEL - SIGNAL	IN	N	\$130	\$0	N	35%	T	N	C		
884	41-6A-804(1)(A)(I)		UNSAFE LANE TRAVEL	IN	N	\$130	\$0	N	35%	T	N	C		
885	41-6A-804(1)(A)(II)		IMPROPER STOP/TURN SIGNAL	IN	N	\$130	\$0	N	35%	T	N	C		
886	41-6A-804(1)(B)		FAILURE TO SIGNAL FOR 2 SECONDS	IN	N	\$130	\$0	N	35%	T	N	C		
887	41-6A-804(2)		STOPPING OR SUDDEN DECREASE IN SPEED	IN	N	\$130	\$0	N	35%	T	N	C		
888	41-6A-804(4)		UNLAWFUL SIGNAL FLASHING	IN	N	\$130	\$0	N	35%	T	N	C		
889	41-6A-901		FAIL TO YIELD RIGHT OF WAY	IN	N	\$130	\$0	N	35%	T	N	C		
890	41-6A-902		RIGHT OF WAY - STOP OR YIELD SIGN	IN	N	\$130	\$0	N	35%	T	N	C		
891	41-6A-902(2)(A)		RIGHT OF WAY-STOP SIGNS	IN	N	\$130	\$0	N	35%	T	N	C		
892	41-6A-902(2)(B)		FAILURE TO YIELD AFTER STOP FOR VEHICLE IN INTERSECTION	IN	N	\$130	\$0	N	35%	T	N	C		
893	41-6A-902(2)(C)		FAIL TO YIELD TO PEDESTRIAN IN ADJACENT CROSSWALK	IN	N	\$130	\$0	N	35%	T	N	C		
894	41-6A-902(3)		RIGHT OF WAY-YIELD SIGNS	IN	N	\$130	\$0	N	35%	T	N	C		
895	41-6A-902(3)(A)		RIGHT OF WAY-YIELD SIGNS	IN	N	\$130	\$0	N	35%	T	N	C		
896	41-6A-903		FAIL TO YIELD-VEHICLE TURNING LEFT	IN	N	\$130	\$0	N	35%	T	N	C		
897	41-6A-903.1		RIGHT OF WAY - ZIPPER MERGE	IN	N	\$130	\$0	N	35%	T	N	C		
898	41-6A-903(1)(A)		FAIL TO YIELD-VEHICLE TURNING LEFT	IN	N	\$130	\$0	N	35%	T	N	C		
899	41-6A-903(1)(B)		FAIL TO YIELD-ENTER/CROSS HIGHWAY	IN	N	\$130	\$0	N	35%	T	N	C		
900	41-6A-903(1)(C)		FAIL TO YIELD WHEN MERGING	IN	N	\$130	\$0	N	35%	T	N	C		
901	41-6A-904(1)		FAILURE TO YIELD/STOP FOR APPROACHING EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	T	N	C		
902	41-6A-904(2)		FAIL REDUCE SPEED/MAKE SPACE - STATIONARY EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	T	N	C		
903	41-6A-904(3)		FAIL REDUCE SPEED/MAKE SPACE - STATIONARY TOW/MAINT VEHICLE	IN	N	\$160	\$0	N	35%	T	N	C		
904	41-6A-904(4)		FAIL REDUCE SPEED/MAKE SPACE - STATIONARY VEHICLE	IN	N	\$160	\$0	N	35%	T	N	C		
905	41-6A-904(5)		PASS OR FOLLOW/STOP TOO CLOSE TO EMERGENCY VEHICLE	IN	N	\$160	\$0	N	35%	T	N	C		
906	41-6A-905		FAIL TO YIELD TO PEDESTRIAN WORKING ON H	IN	N	\$130	\$0	N	35%	T	N	C		
907	41-6A-906		FAIL TO OBEY SIGNS	IN	N	\$130	\$0	N	35%	T	N	C		
908	41-6A-907		UNSAFE EMERGENCE FROM ALLEY/DRIVEWAY	IN	N	\$130	\$0	N	35%	T	N	C		
909	41-8-1		OPERATING VEHICLE BY PERSONS UNDER 16	IN	N	\$120	\$0	N	35%	N	Y	C		
910	41-8-2		PERSON UNDER 17 OPERATING VEHICLE DURING NIGHT HOURS	IN	N	\$130	\$0	N	35%	T	Y	C		
911	41-8-2(1)		PERSON UNDER 17 OPERATING VEHICLE BETWEEN 12 AM AND 5 AM	IN	N	\$130	\$0	N	35%	T	Y	C		
912	41-8-3		OPERATION OF VEHICLE BY PERSON UNDER 16 1/2 YEARS	IN	N	\$180	\$0	N	35%	N	Y	C		
913	41-8-4		UNDER 18 USING WIRELESS PHONE WHILE OPERATING VEHICLE	IN	Y	\$25	\$0	Y	0%	N	Y	C		
914	42-3-5		FARM NAME VIOLATION	MB	N	\$690	\$0	N	90%	B	Y	C		
915	45-2-213		CONVEYING FALSE OR LIBELOUS MATERIAL TO MEDIA	MB	Y	\$690	\$0	N	90%	N	Y	S		
916	EDIT 46-1-16(10)(A)	46-1-16(10B)	UNLAWFUL INTERFERENCE WITH A NOTARY	MB	Y	\$690	\$0	N	90%	N	Y	C		S80139
917	EDIT 46-1-17(1)	46-1-17	UNLAWFULLY PROVIDE, CREATE, OBTAIN, OR POSSESS OFFICIAL SEAL	MB	N	\$690	\$0	N	90%	N	Y	C		S80139
918	REMOVE 46-1-18(2)(C)	46-1-18(2)(C)	EMPLOYER W/KNOWLEDGE/CONSENT/PERMIT MISCONDUCT OF NOTARY	MB	Y	\$690	\$0	N	90%	N	Y	C		S80139
919	46-1-18(3)(A)		UNLAWFUL USE OF NOTARY SEAL	MB	Y	\$690	\$0	N	90%	N	Y	C		
920	46-1-18(3)(B)		UNLAWFUL SOLICITATION OF NOTARY BY EMPLOYER	MB	Y	\$690	\$0	N	90%	N	Y	C		
921	52-3-3		PUBLIC OFFICER EMPLOYMENT OF RELATIVES PROHIBITED	MB	N	\$690	\$0	N	90%	N	Y	C		
922	52-4-209(9)(B)		GIVE FALSE IDENTITY DURING ELECTRONIC MEETING	MB	Y	\$690	\$0	N	90%	N	Y	C		
923	53-10-108		KNOWING, INTENTIONAL ACCESS DISSEMINATE CITS DIVISION RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C		
924	53-10-108(12)(A)		KNOWING, INTENTIONAL ACCESS DISSEMINATE CITS DIVISION RECORD	MB	Y	\$690	\$0	N	90%	N	Y	C		
925	53-10-111		REFUSE TO PROVIDE OR FALSE INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
926	53-10-406(12)(A)(IV)		FAIL TO DESTROY/ENSURE DESTRUCTION OF DNA INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
927	53-18-103(6)(A)		INTERNET POSTING OF PERSONAL INFORMATION OF LAW ENFORCEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
928	53-18-103(6)(B)		INTERNET POSTING OF PERSONAL INFORMATION OF LAW ENFORCEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
929	53-22-105		PROVIDING INFO OF SCHOOL GUARDIAN PROGRAM PARTICIPATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
930	53-29-207(7)		INTENTIONALLY PROVIDE FALSE INFO ON APPLICATION CERTIFICATE	MB	Y	\$690	\$0	N	90%	N	Y	S		
931	53-2D-602		ILLEGAL ACTIVITY - EMERGENCY MEDICAL SERVICES	MB	Y	\$690	\$0	N	90%	N	Y	C		
932	53-2D-602.1		UNLAWFUL USE OF "911" IN NAME	MC	N	\$350	\$0	N	35%	N	Y	C		
933	53-2D-606.5		DISOBEY BUREAU OF EMERGENCY MEDICAL SERVICES SUBPOENA	MB	Y	\$690	\$0	N	90%	N	Y	C		
934	53-2D-607		DISOBEY BUREAU OF EMERGENCY MEDICAL SVCS CEASE/DESIST LETTER	MB	Y	\$690	\$0	N	90%	N	Y	C		
935	53-2D-808		TAMPERING WITH AED PROHIBITED	MC	Y	\$350	\$0	N	35%	N	Y	C		
936	53-3-109		KNOWING, INTENTIONAL ACCESS, DISSEMINATE DLD RECORD UNLAWFUL	MB	Y	\$690	\$0	N	90%	N	Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
REMOVE	53-3-202		NO VALID LICENSE - NEVER OBTAINED LICENSE	IN	Y	\$200	\$0	Y	0%	T	N	C		
EDIT	53-3-202(1)		DRIVER LICENSE VIOLATION (INCLUDING NEVER OBTAINED)	IN	Y	\$200	\$0	Y	0%	T	N	C		HB0136
	53-3-202(1)(A)		NO VALID LICENSE - EXPIRED	IN	N	\$50	\$10	Y	0%	T	N	C		HB0136
	53-3-202(1)(F)		VIOLATION OF LEARNER'S PERMIT	IN	N	\$50	\$0	Y	0%	T	N	C		
	53-3-202(2)		DRIVE OR BE IN PHYSICAL CONTROL OF TOWED VEHICLE ON HIGHWAY	IN	Y	\$200	\$0	Y	0%	T	N	C		
	53-3-202(3)(A)		DRIVING AS TAXI DRIVER WITHOUT CLASS D ENDORSEMENT	IN	N	\$200	\$0	Y	0%	T	N	C		
	53-3-202(3)(B)(I)		DRIVE AS PRIVATE PASSENGER CARRIER W/OUT TAXICAB ENDORSEMENT	IN	N	\$200	\$0	Y	0%	T	N	C		
	53-3-202(3)(B)(II)		DRIVING AS PRIVATE PASSENGER CARRIER WITHOUT CDL ENDORSEMENT	IN	N	\$200	\$0	Y	0%	T	N	C		
	53-3-202(3)(B)(III)		DRIVING AS PRIVATE PASSENGER CARRIER WITHOUT PASSENGER ENDORSEMENT	IN	N	\$200	\$0	Y	0%	T	N	C		
	53-3-202(3)(B)(IV)		DRIVE AS PRIVATE PASSENGER CARRIER W/O SCHOOL BUS ENDORSEMENT	IN	N	\$200	\$0	Y	0%	T	N	C		
	53-3-202(4A)		OPERATE MOTORCYCLE/ATV/CYCLE W/O VALID LICENSE / ENDORSEMENT	IN	Y	\$350	\$350	Y	0%	T	N	C		
ADD		53-3-202(9C)	DRIVER LICENSE VIOLATION - W/PRIOR	MB	Y	\$690	\$0	Y	0%	T	N	C		HB0136
EDIT	53-3-203		ALLOWING UNLICENSED PERSON TO DRIVE	IN	N	\$500	\$0	Y	0%	N	N	C	\$500 MINIMUM FINE	HB0136
REMOVE	53-3-205		LICENSE APPLICATION VIOLATION	MC	Y	\$350	\$0	N	35%	N	N	C		HB0118
	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%	T	N	C		
	53-3-210.6(3)		MOTORCYCLE LEARNER PERMIT VIOLATION	IN	N	\$50	\$0	Y	0%	T	N	C		
	53-3-210.6(3)(A)(I)		MOTORCYCLE LEARNER PERMIT VIOL - HWY, SPEED, HOURS	IN	N	\$50	\$0	Y	0%	T	N	C		
	53-3-210.6(3)(A)(II)		MOTORCYCLE PERMIT VIOLATION - PASSENGER	IN	N	\$50	\$0	Y	0%	T	N	C		
	53-3-210.6(3)(A)(III)		MOTORCYCLE PERMIT VIOLATION - HOURS OF DAY	IN	N	\$50	\$0	Y	0%	T	N	C		
	53-3-213		DRIVE VEHICLE W/O PROPER CLASS LICENSE	IN	N	\$90	\$10	Y	0%	N	N	C	\$10 suspended upon compliance.	
	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%	T	N	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-217(1)(A)		NO DRIVER LICENSE IN POSSESSION DRIVING A MOTOR VEHICLE	IN	N	\$50	\$0	Y	0%	T	N	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-217(1)(B)		FAILURE TO PROVIDE DRIVER LICENSE UPON DEMAND OF AN OFFICER	IN	N	\$50	\$0	Y	0%	T	N	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-221(8B)		NONRESIDENT DRIVING MOTOR VEHICLE ON SUSP/REVOKED LICENSE	MC	Y	\$350	\$0	N	35%		N			
	53-3-227		DRIVE ON DENIED LICENSE	MC	Y	\$125	\$0	Y	0%	A	N	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-227(1)		DRIVE ON SUSPENDED OR REVOKE LICENSE	MC	Y	\$340	\$0	Y	0%	T	N	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-227(3)(A)		DRIVE ON SUSP/REVO/DISQL LICENSE FOR QUALIFYING CIRCUMSTANCE	MB	Y	\$750	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid license at time of citation.	
	53-3-229(1)(A)		LEND OR PERMIT USE OF OWN LICENSE TO PERSON NOT ENTITLED	MC	Y	\$220	\$0	N	35%	T	N	C		
	53-3-229(1)(B)		DISPLAY/REPRESENT LICENSE AS ONE'S OWN NOT ISSUED TO PERSON	MC	Y	\$220	\$0	N	35%	T	N	C		
	53-3-229(1)(C)		REFUSE TO SURRENDER LIC TO DLD OR PEACE OFFICER ON DEMAND	MC	Y	\$220	\$0	N	35%	N	N	C		
	53-3-229(1)(D)		FALSIFY OR COMMIT FRAUD IN APPL FOR LIC OR RENEWAL OF LIC	MC	Y	\$220	\$0	N	35%	T	N	C		
	53-3-229(1)(F)		NOT AN AUTHENTIC DRIVER LICENSE	MC	Y	\$220	\$0	N	35%	T	N	C		
	53-3-229(1)(G)		ALTER AUTHENTIC LICENSE TO MISREPRESENT ORIGINAL INFORMATION	MC	Y	\$220	\$0	N	35%	T	N	C		
	53-3-305		NOTICE TO DL OF IMPAIRED PERSON W/INTENT TO ANNOY, HARASS, ETC.	IN	N	\$350	\$0	N	35%	N	Y	C		
	53-3-305(5)		NOTIFY OF IMPAIRMENT WITH INTENT TO ANNOY, HARASS SUBJECT	IN	N	\$350	\$0	N	35%	N	Y	C		
	53-3-404		NO COMMERCIAL DRIVER LICENSE	IN	N	\$310	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(1)		NO COMMERCIAL DRIVER LICENSE ISSUED OR IN POSSESSION	MC	N	\$310	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(2)		LICENSEE TO DISPLAY A CDL OR CDIP LIC UPON DEMAND OF OFFICER	MC	N	\$200	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(3)		DRIVING ON SUSPENDED, REVOKED, OR CANCELED CDL	MC	Y	\$210	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(3)(A)		DRIVING ON SUSPENDED, REVOKED, OR CANCELED CDL	MC	Y	\$310	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(3)(B)		DRIVING COMMERCIAL VEHICLE WHILE DISQUALIFIED	MC	N	\$310	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(3)(C)		DRIVING WHILE OUT-OF-SERVICE ORDER IN EFFECT	MC	N	\$200	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-404(4)		DRIVE A CMV WHEN VEHICLE IS SUBJECT TO OUT OF SERVICE ORDER	MC	N	\$200	\$0	Y	0%	T	Y	C	May be dismissed upon proof of valid CDL or CDIP license certification at time of citation or arrest.	
	53-3-406		MORE THAN ONE COMMERCIAL LICENSE	MB	N	\$420	\$0	N	90%	T	Y	C		
	53-3-412		CDL CLASSIFICATION ENDORSEMENT AND RESTRICTION VIOLATION	IN	N	\$160	\$0	Y	0%	T	Y	C		
	53-3-810(1)		PROHIBITED USES OF IDENTIFICATION CARD	MC	Y	\$220	\$0	N	35%	N	Y	C		
	53-5A-303(15)		PROVIDING FALSE INFO ON CONCEALED CARRY PERMIT APPLICATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
	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	Y	C		
	53-7-222(2)		UNCLASSIFIED FIREWORKS SOLD OR OFFERED FOR SALE	MB	Y	\$690	\$0	N	90%	N	Y	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	Y	C		
	53-7-225(3)		TIMES FOR DISCHARGE OF FIREWORKS	IN	N	\$160	\$0	N	35%	N	Y	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	Y	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	Y	C		
	53-8-205(1)(A)		SAFETY INSP REQ ON APPLICATION FOR SALVAGE VEHICLE REG	IN	N	\$50	\$10	Y	0%	N	Y	C	\$10 credit can be given upon proof of safety inspection.	

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1002	53-8-205(1)(B)		SAFETY INSP REQ ON 1ST TIME STREET LEGAL ATV	IN	N	\$60	\$10	Y	0%	N	Y	C	\$10 credit can be given upon proof of safety inspection.	
1003	53-8-205(1)(C)		SAFETY INSP REQ ON COMMERCIAL VEH	IN	N	\$50	\$10	Y	0%	N	Y	C	\$10 credit can be given upon proof of safety inspection.	
1004 REMOVE	53-8-206		SAFETY INSPECTION STATION REQUIREMENTS	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0192
1005 REMOVE	53-8-207		PRETEND TO BE OFFICIAL SAFETY STATION	MB	N	\$310	\$0	N	90%	N	Y	C		HB0192
1006 REMOVE	53-8-208		FRAUDULENT INSPECTION	MC	Y	\$280	\$0	N	35%	N	Y	C		HB0192
1007	53-8-209		INSPECTION BY PEACE OFFICER	IN	N	\$350	\$0	N	35%	N	Y	C		
1008	53B-17-304		USE OF DEAD BODIES FOR SCIENCE VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
1009	RENUMBER 53B-3-107	53H-3-906	VIOLATE TRAFFIC REGULATIONS AT STATE INSTITUTION/HIGHER ED	IN	N	\$130	\$0	N	35%	N	Y	C		Annual Maintenance
1010	RENUMBER 53B-3-108	53H-3-907	FAILURE TO ENFORCE REGULATIONS AT INSTITUTIONS	MB	N	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1011	53C-1-202		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1012	53C-2-301(4)(D)		ILLEGAL ACTIVITIES ON TRUST LAND DAMAGES/LOSS < \$500	MB	Y	\$690	\$0	N	90%	N	Y	C		
1013	53C-2-301(4)(E)		ILLEGAL ACTIVITIES ON TRUST LAND - NO DAMAGES/LOSS	IN	N	\$110	\$0	N	35%	N	Y	C		
1014	53E-4-407		BOARD MEMBER RECEIVING MONEY VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
1015	53G-6-202(5)		PARENT FAILS TO ENROLL SCHOOLAGE MINOR IN SCHOOL	MB	Y	\$390	\$0	N	90%	N	Y	C		
1016	53G-6-202(6)		PARENT FAILS TO ACT ON COMPULSORY EDUCATION	MB	Y	\$390	\$0	N	90%	N	Y	C		
1017	53G-8-602		POSS/CONS ALC BEV AT SCHOOL/SCHOOL ACTIVITY	MB	Y	\$690	\$0	N	90%	N	Y	C		
1018	53G-8-603		CRIMINAL TRESPASS UPON SCHOOL PROPERTY	MB	Y	\$690	\$0	N	90%	N	Y	C		
1019	53G-8-701.5		PROVIDING INFO OF SCHOOL SAFETY NEEDS ASSESSMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1020 ADD		53H-11-416(E)	DISCLOSE/USE/ACCESS DWS PERSONAL IDENTIFIABLE INFO W/O AUTH	MB	Y	\$690	\$0	N	90%	N	Y	C		SB0195
1021 ADD		53H-4-203(8)	FAILURE TO GIVE NOTICE OF/FORWARD DEAD BODY	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1022	54-3-21		FAILURE TO DIVULGE PUBLIC INFORMATION PROPERLY	MB	N	\$690	\$0	N	90%	N	Y	C		
1023	54-5-4		USE OF PUBLIC UTILITIES WHILE SUSPENDED	MB	N	\$690	\$0	N	90%	N	Y	C		
1024	55-5a-3		PERMIT VIOLATION TO SELL BLIND-MADE PRODUCTS OR SERVICES	MB	Y	\$690	\$0	N	90%	N	Y	C		
1025	56-1-12.1		RAILROAD INJURY OF LIVESTOCK NOT REPORTED W/IN 3 DAYS	MB	N	\$50	\$0	N	90%	N	Y	C		
1026	56-1-14		LOCOMOTIVE TO SOUND BELL WHILE CROSSING GRADE	MB	N	\$690	\$0	N	90%	N	Y	C		
1027	56-1-16		RAILROAD TO MAINTAIN SCHEDULE	MB	N	\$690	\$0	N	90%	N	Y	C		
1028	56-1-29		REMOVAL OR IMPROPER USE OF FIRST AID ON LOCOMOTIVE	MB	N	\$690	\$0	N	90%	N	Y	C		
1029	57-11-5		LAND SALES VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
1030	58-31B-501		UNLAWFUL CONDUCT NURSING LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1031 EDIT	58-37-7	58-37-112(1)	LICENSED DISTRIBUTION OF CS WITH NONCOMPLIANT PACKAGE/LABEL	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1032 ADD		58-37-112(2)	ALTER/DEFACE/REMOVE LABEL AFFIXED BY MANUFACTURER	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1033 ADD		58-37-112(3)	PHARMACY CONTAINER LABEL VIOLATION - REQUIRED INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1034 ADD		58-37-112(4)	PHARMACY OPIOID-LIKE SUBSTANCE REQUIREMENT VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1035 ADD		58-37-112(5)	PHARMACY OPIOID-LIKE SUBSTANCE PAMPHLET VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1036 EDIT	58-37-6(10)	58-37-113(1)(3A)	MEDICAL RESEARCH USE OF CONTROLLED SUBSTANCE VIOLATION	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1037 ADD		58-37-210	UNSPECIFIED VIOLATION OF TITLE 58, CHAPTER 37	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1038 EDIT	58-37-6(7)(I)	58-37-304(8)(17A)	PRESCRIBE CONTROLLED SUBSTANCE TO CHILD WITHOUT CONSENT	MB	Y	\$690	\$0	N	90%	N	Y	C	Enhanceable Offense	HB0301
1039 EDIT	58-37-6(7)(J)	58-37-304(9)(17A)	PRESCRIBE CONTROLLED SUBSTANCE IN EXCESS	MB	Y	\$690	\$0	N	90%	N	Y	C	Enhanceable Offense	HB0301
1040 EDIT	58-37-6(7)(K)	58-37-304(10)(17A)	PRESCRIBE CONTROLLED SUBSTANCE TO PERSON USING FALSE INFO	MB	Y	\$690	\$0	N	90%	N	Y	C	Enhanceable Offense	HB0301
1041 EDIT	58-37-3.9(3)(C)	58-37-402(3C)	CARDHOLDER /NONRESIDENT PATIENT SMOKING CANNABIS	IN	N	\$110	\$0	N	35%	N	Y	C		HB0301
1042 EDIT	58-37-7(4)	76-18-205	ALTER/REMOVE CONTROLLED SUBSTANCE CONTAINER LABEL	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1043 EDIT	58-37-7(5)(A)	76-18-206	FAILURE TO USE ORIGINAL CONTROLLED SUBSTANCE CONTAINER	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1044 EDIT	58-37-8(2)(D)	76-18-207(2)(3D)	CS - POSSESSION OF SCHEDULE II/IV/MJ - 1ST/2ND OFFENSE	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1045 EDIT	58-37-8(2)(A)(II)	76-18-212(2)(3A)	CS - ALLOWING MANUFACTURE/POSSESSION/DISTRIBUTION	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1046 EDIT	58-37-8(2)(A)(III)	76-18-213(2)(3A)	CS - POSSESSION OF ALTERED/FORGED PRESCRIPTION	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1047 EDIT	58-37-8.2	76-18-221	CS - FAILURE TO REPORT PRACTITIONER'S DIVERSION OF DRUGS	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1048 EDIT	58-37-8.3	76-18-222	CS - POSSESSING/SELLING/USING AN ADULTERANT /SYNTHETIC URINE	IN	Y	\$110	\$0	N	35%	N	Y	C		HB0301
1049 REMOVE	58-37-8(1)(A)(I)		KNOWINGLY PRODUCE/DISPENSE/MANUFACTURE CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1050 REMOVE	58-37-8(1)(A)(II)		DISTRIBUTE/OFFER/ARRANGE DISTRIBUTION OF CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1051 REMOVE	58-37-8(2)(A)(I)		POSSESSION OR USE OF A CONTROLLED SUBSTANCE	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1052 REMOVE	58-37-8(2)(E)		POSSESSION OF C/S WITHIN A CORRECTIONAL FACILITY	MB	Y	\$690	\$0	N	90%	T	Y	C	Enhanceable Offense	HB0301
1053 EDIT	58-37A-5(1)	76-18-304	USE OF DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1054 REMOVE	58-37A-5(1)(A)		USE OR POSSESSION OF DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1055 EDIT	58-37A-5(4)	76-18-306	ADVERTISEMENT OF DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1056 REMOVE	58-37A-5(4)(A)		UNLAW TO ADVERTISE DRUG PARAPHERNALIA	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1057 RENUMBER	58-37B-6	76-18-403	USE OF IMITATION CONTROLLED SUBSTANCE	MC	Y	\$350	\$0	N	35%	T	Y	C		HB0301
1058 EDIT	58-37C-18	58-37C-202	CRYSTAL IODINE SALE RECORDS VIOLATION	MB	Y	\$690	\$0	N	90%	T	Y	C		HB0301
1059 EDIT	58-37C-19.5(5)	58-37C-203(1)	DISTRIBUTION OF CRYSTAL IODINE BY LICENSED PERSON	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1060 EDIT	58-37C-19(1)	58-37C-204(5)	DISTRIBUTION OF IODINE MATRIX	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1061 ADD		58-37C-208	EPHEDRINE/PSEUDO/PPA RETAIL VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0301
1062 REMOVE	58-37C-20.5(6)		ILLEGAL RELEASE/MODIFICATION OF PSEUDOEPHEDRINE LOG	MB	Y	\$690	\$0	N	90%	A	Y	C		HB0301
1063 REMOVE	58-37C-20.5(7)		PURCHASE EXCESS EPHEDRINE, PSEUDOEPHEDRINE	MB	Y	\$690	\$0	N	90%	A	Y	C		HB0301
1064 EDIT	58-37F-601(1)(B)(I)	58-37F-601(1B)	RELEASING CS DATABASE INFORMATION - NEGLI/RECKLESS	MC	Y	\$350	\$0	N	35%	N	Y	C		
1065 REMOVE	58-37F-601(1)(B)(II)		ELECTRONICALLY ACCESS INFO-OPIOID PRESCRIPTION DATABASE	MC	Y	\$350	\$0	N	35%	N	Y	C		
1066	58-3A-501		UNLAWFUL CONDUCT/ARCHITECT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1067	58-50-4		PRIVATE PROBATION PROVIDER W/O LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1068 REMOVE	58-55-301		CONTRACTING W/O A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - HB0040
1069 REMOVE	58-55-305(2)		CONSTRUCTION-CONTRACTING W/O A LIC	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - HB0040
1070 REMOVE	58-55-501(13)		THEFT BY CONTRACTOR FOR TAKING MONEY W/OUT PROVIDING SERVICE	IN	N	\$160	\$0	N	35%	N	Y	C		20270101 - HB0040
1071 REMOVE	58-55-501(16)(A)		LICENSED CONTRACTOR DELIBERATE DISREGARD OF BLDG/CONST LAWS	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - HB0040
1072 REMOVE	58-55-501(16)(D)		LICENSED CONTRACTOR WILLFUL DISREGARD OF WORKERS COMPLAWS	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - HB0040
1073 REMOVE	58-55-501(8)		SUBMITTING A BID WITHOUT A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - HB0040
1074 REMOVE	58-55-503(2)		FAILURE TO PAY A SUBCONTRACTOR	IN	N	\$160	\$0	N	35%	N	N	C		20270101 - HB0040
1075 ADD		58-55-601(13)	CONSTRUCTION TRADES VIOLATION - FAILURE TO PAY SUBCONTRACTOR	IN	N	\$110	\$0	N	35%	N	Y	C		20270101 - HB0040
1076	59-9-607(4)		REMOVAL OF ITEMS FROM HUMAN REMAINS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1077	59-1-401(12)(B)		OPERATING WITHOUT REGISTRATION/LICENSE/PERMIT	MB	Y	\$500	\$0	N	90%	N	Y	C		
1078	59-13-320		FUEL TAX VIOLATION - NO SPECIAL FUEL PERMIT	MB	N	\$110	\$20	Y	0%	N	Y	C	\$20 suspended with proof of valid permit	
1079	59-14-201(1)		FAILURE TO OBTAIN LIC TO SELL CIGARETTES	MB	Y	\$690	\$0	N	90%	N	Y	C		
1080 ADD		59-14-203	MANUFACTURE/IMPORT/DISTRIBUTE/SELL CIGARETTES W/O A LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		20270101 - SB0210
1081	59-14-208		STAMPING AND PACKAGING PROCEDURE VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
1082	59-14-211		DEAL WITH PROHIB CIGS - PRIV RIGHT OF ACT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1083	59-14-214		FAIL TO TIMELY FILE REPORT OR FILES FALSE, MISLEADING INFO	MB	Y	\$690	\$0	N	90%	N	Y	C		
1084	59-14-407		FAIL TO TIMELY FILE REPORT OR FILES FALSE, MISLEADING INFO	MB	Y	\$690	\$0	N	90%	N	Y	C		
1085	59-14-501		SMOKELESS TOBACCO WARNING LABEL REQUIRED	MB	Y	\$690	\$0	N	90%	N	Y	C		
1086	59-14-502		REQUIRED PLACEMENT OF SMOKELESS TOBACCO WARNING LABEL	MB	Y	\$690	\$0	N	90%	N	Y	C		
1087	59-14-504		RESPONSIBILITY FOR PLACEMENT SMOKELESS TOBACCO WARNING LABEL	MB	Y	\$690	\$0	N	90%	N	Y	C		
1088	59-14-509		RESTRICTIONS MAIL ORDER/INTERNET SALES OF SMOKELESS TOBACCO	MB	Y	\$690	\$0	N	90%	N	Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
	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		
	59-14-810		FALSE REPRESENTATION ON ELECTRONIC CIGARETTE CERTIFICATION	MCG	N	\$350	\$0	N	35%	N	Y	C		
1092	ADD	59-14-906	REMOTE RETAIL SALE OF CIGAR OR PIPE/TOBACCO VIOLATION	MB	Y	\$5,000	\$0	N	90%			C		20270101 - HB0447
	59-31-201		SELL / DISTRIBUTE CANNABINOID PRODUCT WITHOUT A LICENSE	MB	Y	\$690	\$0	N	90%		Y	C		
	63A-12-105		MULTI/DEST/DISPOSE OF RECORD CONTRARY TO GOVT RETENT SCHEDULE	MB	Y	\$690	\$0	N	90%	N	Y	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		
1096	ADD	63A-5B-607(4)	CONTRACTOR CIRCUMVENT HEALTH INSURANCE COVERAGE REQ	IN	N	\$750	\$0	N	35%			C		SB0148
	63C-9-301		VIOLATION OF A RULE RELATING TO THE USE OF THE CAPITOL HILL	IN	N	\$110	\$0	N	35%	N	Y	C		
	63C-9-403(4)		CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%	N	Y	C		
	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-2-801(4)		UNLAWFUL DISCLOSURE OF BALLOT INFO BY GOVERNMENT OFFICER	MB	Y	\$690	\$0	N	90%		Y	C		
	63G-24-103		PROVIDE/DISCLOSE PROTECTED PERSONAL INFORMATION	MC	N	\$350	\$0	N	35%	N	Y	C		
	63G-26-103		PROTECTION OF PERSONAL INFORMATION VIOLATION	MC	Y	\$350	\$0	N	35%	N	Y	C		
1107	ADD	63G-6A-1103	PROCUREMENT OFFICIAL REQUIRING BOND FROM SPECIFIC COMPANY	IN	N	\$110	\$0	N	35%			C		HB0508
1108	EDIT	63G-6A-2404(4)(D)	GIVE/OFFER/PROMISE/RECEIVE A GRATUITY OR KICKBACK \$0-\$99	MB	Y	\$690	\$0	N	90%	N	Y	C		HB0279
	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		
	63H-1-304		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%		Y	C		
	63H-4-102		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%		Y	C		
	63H-8-201		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%		Y	C		
1116	RENUMBER	63M-14-202	FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%		Y	C		20260701 - HB0473
1117	REMOVE	63M-7-510(2)	FRAUDULENT CRIME VICTIM REPARATIONS CLAIM - \$500	MB	Y	\$690	\$0	N	90%	N	Y	C		
1118	ADD	75E-5-306(2B)	FRAUDULENT CRIME VICTIM COMPENSATION CLAIM - \$0-\$499	MB	Y	\$690	\$0	N	90%			C		20260701 - SB0323
1119	RENUMBER	63M-7-527(5)	UNLAWFUL USE / DISTRIBUTION OF INVESTIGATIVE REPORT	MB	Y	\$690	\$0	N	90%		Y	C		20260701 - SB0323
1120	ADD	75E-5-314	UNLAWFULLY RECEIVING ATTY FEES IN COMPENSATION CLAIM	MB	Y	\$690	\$0	N	90%			C		20260701 - SB0323
1121	ADD	63O-2-301	CAPITOL PRESERVATION BOARD CAPITOL HILL RULE VIOLATION	IN	N	\$110	\$0	N	35%			C		SB0192
1122	ADD	63O-2-403	CONTRACTOR CIRCUMVENT HEALTH INSURANCE COVERAGE REQ	IN	N	\$750	\$0	N	35%			C		SB0148
1123		65A-14-301	ECONOMIC BENEFITS OF BIOPROSPECTING DENIED (CRIMINAL TRESPASS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1124	REMOVE	65A-3-1-C	TRESPASSING ON STATE LANDS (CAMPING AND MOTORIZED)	MC	N	\$180	\$0	N	35%	N	N	C		Annual Maintenance
1125	REMOVE	65A-3-1-O	TRESPASSING ON STATE LANDS (OTHER)	MC	N	\$180	\$0	N	35%	N	N	C		Annual Maintenance
1126	EDIT	65A-3-1(2)	TRESPASS STATE LAND - CAMP/USE/DAMAGE/GRAZE/FIRE/BOAT/PARK/	MB	Y	\$593	\$0	N	90%	N	Y	C		Annual Maintenance
1127	REMOVE	65A-3-1(2)(A)	UNAUTHORIZED REMOVE EXTRACT, USE, CONS OR DESTROY RESOURCES	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1128	REMOVE	65A-3-1(2)(B)	WITHOUT WRITTEN AUTHORIZATION; GRAZE LIVESTOCK ON STATE LAND	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1129	REMOVE	65A-3-1(2)(C)	WITHOUT WRITTEN AUTHORIZATION; USES, OCCUPIES, CONSTRUCTS	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1130	REMOVE	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		Annual Maintenance
1131	REMOVE	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		Annual Maintenance
1132	REMOVE	65A-3-1(2)(F)	APPROP/DEST HISTORIC, ARCHEO- OR PALEONTOLOGICAL RESOURCES	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1133	REMOVE	65A-3-1(2)(G)	START CAMPFIRE/CAMP ON NAVIGABLE LAKE OR RIVER	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1134	REMOVE	65A-3-1(2)(H)	CAMPS ON STATE LANDS OR DESIGNATED AREAS	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1135	REMOVE	65A-3-1(2)(I)	CAMPS ON STATE LANDS > 15 DAYS WITHIN 1 MILE	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1136	REMOVE	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		Annual Maintenance
1137	REMOVE	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		Annual Maintenance
1138	REMOVE	65A-3-1(2)(L)	PARK OR OPERATE VEHIC ON NAVIGABLE LAKE OR RIVER BED	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1139	EDIT	65A-3-1(3)	TRESPASS STATE LAND - BEAR LAKE - DRIVE/PARK/CAMP/FIRE	MC	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
1140	REMOVE	65A-3-1(3)(A)	UNLAWFUL MOTOR VEHICLE USE, CAMPING, FIREWORKS AT BEAR LAKE	MC	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
1141	REMOVE	65A-3-1(3)(B)	UNLAWFUL MOTOR VEHICLE USE, CAMPING, FIREWORKS AT BEAR LAKE	MC	N	\$350	\$0	N	35%	N	Y	C		Annual Maintenance
1142	EDIT	65A-3-2.5	UNMANNED AIRCRAFT IN WILDLAND FIRE AREA	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1143	EDIT	65A-3-2(1)	WILDLAND FIRE PREVENTION VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		Annual Maintenance
1144	REMOVE	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		Annual Maintenance
1145	REMOVE	65A-3-2(1)(B)	OBSTRUCT STATE FORESTER OR DEPUTY IN PERFORMING FIRE CONTROL	MB	Y	\$1,080	\$0	N	90%	N	N	C		Annual Maintenance
1146	REMOVE	65A-3-2(1)(C)	REFUSE TO ASSIST IN CONTROLLING FIRE WITHOUT GOOD REASON	MB	Y	\$1,080	\$0	N	90%	N	N	C		Annual Maintenance
1147	REMOVE	65A-3-2(1)(D)	FIRE ANY TRACER OR INCENDIARY AMMUNITION	MB	Y	\$1,080	\$0	N	90%	N	Y	C		Annual Maintenance
1148		65A-8-211(3)	UNLAWFUL BURN DURING CLOSED FIRE SEASON	MC	Y	\$350	\$0	N	35%		Y	C		
1149		65A-8-211(4)	UNLAWFUL BURN DURING RED FLAG WARNING	MC	Y	\$350	\$0	N	35%		Y	C		
1150		65A-8-211(8)(B)	FAILURE TO NOTIFY OF BURN	MC	Y	\$350	\$0	N	35%		Y	C		
1151		65A-8-212	VIOLATION OF FIRE RESTRICTION ORDER	MB	Y	\$590	\$0	N	90%	N	Y	C		
1152		65A-8A-104	FAILURE TO NOTIFY OF INTENT TO CONDUCT FOREST PRACTICES	MB	Y	\$690	\$0	N	90%	N	Y	C		
1153		67-16-16	FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%		Y	C		
1154		67-16-4	IMPROPER USE OF EMPLOYEES POSITION	MB	Y	\$690	\$0	N	90%	N	Y	C		
1155		67-16-9	PUBLIC EMPLOYEE CONFLICT OF INTEREST	MB	Y	\$690	\$0	N	90%	N	Y	C		
1156		7-25-405	DEPARTMENT OF FINANCIAL INSTITUTIONS LICENSING VIOLATION	MB	Y	\$690	\$0	N	90%	N	Y	C		
1157		70C-8-202	FAIL TO FILE NOTIFICATION W/DEPT FINANCE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1158		71A-2-103	FAILURE TO GIVE VETERANS PREFERENCE	MB	N	\$690	\$0	N	90%		Y	C		
1159		71A-8-105(5)	RESERVE MEMBER ARMED FORCES - EMPLOYMENT LEAVE VIOLATION	MB	Y	\$690	\$0	N	90%		Y	C		
1160		72-10-1002(8)(C)	UNLAWFULLY OPERATE UNMANNED AIRCRAFT AFTER WARNING	IN	N	\$110	\$0	N	35%			C		
1161		72-10-1002(8)(D)	UNLAWFULLY OPERATE UNMANNED AIRCRAFT AFTER WARNING - W/PRIOR	MC	Y	\$690	\$0	N	90%			C		
1162		72-10-1009(1)(A)	FAILURE TO OBTAIN CERTIFICATE OF REGISTRATION ON AIRCRAFT	MC	Y	\$350	\$0	N	35%		N	C		
1163		72-10-113	PILOT'S CERTIFICATE OF COMPETENCY REQUIRED	MB	Y	\$690	\$0	N	90%	N	N	C		
1164		72-10-115	FAIL TO SHOW PILOT CERTIFICATE	MB	Y	\$660	\$0	N	90%	N	N	C		
1165		72-10-127	TAMPERING WITH AIRCRAFT FORBIDDEN	MB	Y	\$690	\$0	N	90%	N	Y	C		
1166		72-10-128	TAMPERING WITH AIRPORT OR ITS EQUIPMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1167		72-10-501	FLYING UNDER INFLUENCE OF ALCOHOL AND/OR DRUGS	MB	Y	\$1,470	\$0	N	90%	N	Y	C		
1168		72-10-902(1)(A)	FLY UNMANNED AIRCRAFT CARRYING WEAPON W/O CERT OF AUTHORIZAT	MB	Y	\$690	\$0	N	90%		Y	C		
1169		72-10-903(1B)+(2A)	USE UNMANNED AIRCRAFT - INTERFERE WITH CORRECTION FACILITY	MB	Y	\$690	\$0	N	90%		Y	C		
1170		72-5-118	UNLAWFUL ROAD CLOSURE	MC	N	\$210	\$0	N	35%	N	Y	C		
1171		72-6-107.5(4)	CONTRACTOR CIRCUMVENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%	N	Y	C		
1172		72-6-114	FAIL TO OBSERVE BARRICADE, LIGHT SIGN, CONE, OR OBEY FLAGSMAN	MB	N	\$690	\$0	N	90%	T	N	C		
1173		72-7-102	BARRIERS PROHIBITED IN RIGHT OF WAY	MB	Y	\$180	\$0	N	90%	N	N	C		
1174		72-7-102(2)(B)	OBJECT PROHIBITED WITHIN RIGHT OF WAY	MB	Y	\$690	\$0	N	90%	N	N	C		
1175		72-7-105	OBSTRUCTING TRAFFIC ON SIDEWALKS OR HIGHWAYS	IN	N	\$110	\$0	N	35%	T	N	C		
1176		72-7-106	GATES ON CLASS B AND D ROADS	MB	Y	\$690	\$0	N	90%	N	N	C		
1177		72-7-111	STORING FLAMMABLE/EXPLOSIVE MATERIAL UNDER BRIDGE/VIADUCT	MB	Y	\$690	\$0	N	90%		Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1178	72-7-203		FAIL TO OBTAIN JUNKYARD LICENSE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1179	72-7-301		DAMAGE TO HIGHWAY	MB	Y	\$690	\$0	N	90%	N	Y	C		
1180	72-7-302(1)		DAMAGE TO SIGNS, WARNINGS, OR BARRIERS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1181	72-7-303		OBSTRUCTING HIGHWAY WITH SNOW OR WATER	MB	N	\$690	\$0	N	90%	N	N	C		
1182	72-7-304		INJURY TO TREES ON HIGHWAY	MB	Y	\$690	\$0	N	90%	N	N	C		
1183	72-7-402		OVERSIZED VEHICLE VIOLATION	MC	N	\$310	\$0	Y	0%	N	N	C		
1184	72-7-403		TOWING REQUIREMENTS	IN	N	\$240	\$0	N	35%	N	N	C	If weight is specified, use overload schedule	
1185	72-7-403(2)		TOWING REQUIREMENTS - WHIPS/SWERVES	IN	N	\$240	\$0	N	35%	N	N	C	If weight is specified, use overload schedule	
1186	72-7-404(1)(B)		TIRE LOAD RATING VIOLATION	IN	N	\$50	\$0	Y	0%	N	Y	C		
1187	72-7-404(2)(A)		AXLE LIMITATION VIOLATION	IN	N	\$50	\$0	Y	0%	N	Y	C		
1188	72-7-404(2)(B)		VEHICLE GROSS WEIGHT VIOLATION	IN	N	\$50	\$0	Y	0%	N	Y	C		
1189	72-7-404(3)(A)		BRIDGE VIOLATION	IN	N	\$50	\$0	Y	0%	N	Y	C		
1190	72-7-405(4)		REFUSAL TO SUBMIT TO MEASURE OR WEIGHT	IN	Y	\$290	\$0	N	35%	N	N	C		
1191	72-7-406		VIOLATION OF OVERWEIGHT/OVERSIZE PERMIT	IN	N	\$310	\$0	Y	0%	N	N	C		
1192	72-7-407		IMPLEMENTS OF HUSBANDRY - ESCORT VEHICLE REQ	IN	N	\$350	\$0	N	35%	N	N	C		
1193	72-7-408		RESTRICTIONS ON HIGHWAY USE BECAUSE OF CLIMATIC CONDITIONS	IN	N	\$210	\$0	N	35%	N	N	C	If weight is specified, use bail for UCA41-1a-1304	
1194	72-7-409(6)(B)(I)		FAILURE TO SECURE LOAD ON VEHICLE CREATING HAZARD	IN	N	\$260	\$0	N	35%	N	Y	C	Minimum of \$200 fine or \$500 for 2nd+ offense within 3 years.	
1195	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	Y	C	Minimum of \$200 fine or \$500 for 2nd+ offense within 6 years.	
1196	72-7-409(6)(B)(II)		FAILURE TO SECURE LOAD ON VEHICLE LEADING TO ACCIDENT	MB	N	\$690	\$0	N	90%	N	Y	C		
1197	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	Y	C	Minimum of \$200 fine or \$500 for 2nd+ offense within 6 years.	
1198	72-7-409(6)(D)(I)		COMMERCIAL VEHICLE FAILURE TO SECURE LOAD CREATING HAZARD	IN	N	\$510	\$0	N	35%	N	Y	C		
1199	72-7-409(6)(D)(I)(2ND)		COMMERCIAL VEHICLE FAILURE TO SECURE LOAD ON VEHICLE - 2ND/SUBSEQUENT W/I	IN	Y	\$1,010	\$0	N	35%	N	Y	C	Minimum of \$500 fine or \$1,000 for 2nd+ offense within 3 years.	
1200	72-7-503		ADVERTISING ON HIGHWAY	MB	Y	\$690	\$0	N	90%	N	N	C		
1201	72-7-504		PROHIBITED ADVERTISING NEAR INTERSTATE OR PRIMARY SYSTEM	MB	N	\$690	\$0	N	90%	N	N	C		
1202	72-9-105		INFORMATION LETTERED ON VEHICLE	MB	N	\$200	\$0	N	90%	N	N	C		
1203	72-9-502		FAIL TO STOP AT PORT OF ENTRY	MB	N	\$260	\$0	Y	0%	N	N	C		
1204	72-9-601		TOW TRUCK BUSINESS VIOLATION	MB	N	\$210	\$0	N	90%	N	N	C		
1205	72-9-602		TOW TRUCK EQUIPMENT VIOLATION	MB	N	\$210	\$0	N	90%	N	N	C		
1206	72-9-603		TOW VIOLATION - REPORT/PRIVATE ENFORCE/FEE/SHARE INFO	IN	N	\$110	\$0	N	35%	N	N	C		
1207	72-9-603(1)(B)		TOWING NOTICE VIOLATION	MB	Y	\$690	\$0	N	90%	N	N	C		
1208	72-9-701		MOTOR CARRIER UNLAWFUL CONDUCT	MB	Y	\$690	\$0	N	90%	N	N	C		
1209	73-1-14		INTERFERE WITH WATERWORKS OR APPORTIONMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1210	73-1-15		OBSTRUCTING CANALS OR WATERCOURSES	MB	Y	\$660	\$0	N	90%	N	N	C		
1211	73-18-10(1)		BOAT LIVERY - FAILURE TO KEEP SPECIFIED RECORDS FOR ONE YEAR	MC	Y	\$310	\$0	N	35%	N	N	C		
1212	73-18-10(2)		BOAT LIVERY - FAILURE TO EQUIP VESSEL / ADVISE RE: LAWS	MC	Y	\$310	\$0	N	35%	N	N	C		
1213	73-18-12		OPERATE NON-MOTOR / MANIPULATE SKI/DEVICE - DISREGARD SAFETY	MB	Y	\$690	\$0	N	90%	N	N	C		
1214	73-18-13.1		BOAT ACCIDENT - FAILURE TO STOP/REMAIN - PROPERTY DAMAGE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1215	73-18-13(2A)		BOAT ACCIDENT - FAILURE TO RENDER AID	MB	Y	\$690	\$0	N	90%	N	N	C		
1216	73-18-13(2B)		BOAT ACCIDENT - FAILURE TO GIVE NAME / ADDRESS / BOAT INFO	MB	Y	\$690	\$0	N	90%	N	N	C		
1217	73-18-13(6)		BOAT ACCIDENT - GIVING FALSE INFORMATION IN REPORT	MB	Y	\$1,960	\$0	N	90%	N	N	C		
1218	73-18-15.1(1)		NAVIGATION - FAILURE TO MAINTAIN PROPER LOOKOUT ON BOAT	MC	N	\$180	\$0	N	35%	N	N	C		
1219	73-18-15.1(10)		NAVIGATION - WAKELESS SPEED AND PROXIMITY VIOLATION	MC	N	\$280	\$0	N	35%	N	N	C		
1220	73-18-15.1(12)		NAVIGATION - PERSON RIDING ON UNAUTHORIZED PORTION OF VESSEL	MC	N	\$180	\$0	N	35%	N	N	C		
1221	73-18-15.1(13)		NAVIGATION - PERSON ON BOW IN WRONG POSITION / BLOCKING VIEW	MC	N	\$180	\$0	N	35%	N	N	C		
1222	73-18-15.1(14A)		TOWED WATERSPORT - NO OBSERVER / OBSERVER <EIGHT YEARS OLD	MC	N	\$180	\$0	N	35%	N	N	C		
1223	73-18-15.1(14B)		TOWED WATERSPORT - TOWED PERSON BETWEEN SUNSET AND SUNRISE	MC	N	\$180	\$0	N	35%	N	N	C		
1224	73-18-15.1(12)		NAVIGATION - FAILURE TO ALTER COURSE IN MEETING SITUATION	MC	N	\$180	\$0	N	35%	N	N	C		
1225	73-18-15.1(3)		NAVIGATION - FAILURE TO YIELD RIGHT OF WAY WHEN CROSSING	MC	N	\$180	\$0	N	35%	N	N	C		
1226	73-18-15.1(4)		NAVIGATION - FAILURE TO YIELD RIGHT OF WAY WHEN OVERTAKING	MC	N	\$180	\$0	N	35%	N	N	C		
1227	73-18-15.1(5)		NAVIGATION - FAILURE TO AVOID FISHING/SAILING/ISSUE VESSEL	MC	N	\$180	\$0	N	35%	N	N	C		
1228	73-18-15.1(6)		NAVIGATION - FAILURE TO MAINTAIN COURSE WHEN BEING AVOIDED	MC	N	\$180	\$0	N	35%	N	N	C		
1229	73-18-15.1(7)		NAVIGATION - FAILURE TO KEEP RIGHT IN NARROW CHANNELS	MC	N	\$180	\$0	N	35%	N	N	C		
1230	73-18-15.1(8)		NAVIGATION - FAILURE TO PROCEED AT SAFE SPEED	MC	N	\$180	\$0	N	35%	N	N	C		
1231	73-18-15.1(9)		NAVIGATION - FAILURE TO YIELD - SAILBOAT VS SAILBOAT	MC	N	\$180	\$0	N	35%	N	N	C		
1232	73-18-15.2(1)		AGE - OPERATING MOTOR/SAILBOAT <16 W/O ADULT SUPERVISION	IN	N	\$180	\$0	N	35%	N	N	C		
1233	73-18-15.2(2A)		AGE - OPERATING PWC AGE 12/13/14/15 W/O ADULT SUPERVISION	IN	N	\$180	\$0	N	35%	N	N	C		
1234	73-18-15.2(2B)		AGE - OPERATING PWC AGE 12/13/14/15 W/O SAFETY COURSE	IN	N	\$180	\$0	N	35%	N	N	C		
1235	73-18-15.2(2C)		AGE - OPERATING PWC AGE 12/13/14/15 W/O SAFETY CERTIFICATE	IN	N	\$180	\$0	N	35%	N	N	C		
1236	73-18-15.2(3A)		AGE - OPERATING PWC AGE 16/17 W/O SAFETY COURSE	IN	N	\$180	\$0	N	35%	N	N	C		
1237	73-18-15.2(3B)		AGE - OPERATING PWC AGE 16/17 W/O SAFETY CERTIFICATE	IN	N	\$180	\$0	N	35%	N	N	C		
1238	73-18-15.2(5)		AGE - GIVING PERMISSION TO OPERATE IN VIOLATION OF AGE LAWS	IN	N	\$180	\$0	N	35%	N	N	C		
1239	73-18-15.3		OPERATING PWC BETWEEN SUNSET AND SUNRISE	IN	N	\$150	\$0	N	35%	N	N	C		
1240	73-18-15.5		ALLOWING VESSEL OPERATION IN VIOLATION OF 73-18-X, 41-6A-5XX	MC	Y	\$360	\$0	N	35%	N	N	C		
1241	ADD	73-18-15.8(7)	OPERATE WATERCRAFT W/O PROOF OF OPERATOR SAFETY COURSE	IN	N	\$110	\$0	N	35%			C		20270101 - HB0054
1242	73-18-16		HOLDING MARINE EVENT WITHOUT PROPER AUTHORIZATION	IN	Y	\$310	\$0	N	35%	N	N	C		
1243	73-18-20.4		DUTY TO REPORT FALSIFIED VESSEL OR MOTOR NUMBER	MB	Y	\$400	\$0	N	90%	N	N	C		
1244	73-18-4(1)		OPERATING/ALLOWING OPERATION OF UNNUMBERED MOTOR/SAILBOAT	IN	N	\$150	\$0	N	35%	N	N	C		
1245	73-18-7.2(2)		USE OF REGISTRATION DECAL/CARD BELONGING TO ANOTHER VESSEL	MC	Y	\$210	\$0	N	35%	N	N	C		
1246	73-18-7(1)		VESSEL - NO REGISTRATION / EXPIRED REGISTRATION	IN	N	\$150	\$10	N	35%	N	N	C		
1247	73-18-7(15)		BOW NUMBER - UNASSIGNED NUMBER DISPLAYED ON VESSEL	IN	N	\$150	\$0	N	35%	N	N	C		
1248	73-18-7(3B)		NO REGISTRATION CARD ON OPERATING VESSEL	IN	N	\$150	\$0	N	35%	N	N	C		
1249	73-18-7(4A)		BOW NUMBER - IMPROPER LOCATION / ATTACHMENT	IN	N	\$150	\$0	N	35%	N	N	C	Dismissed upon proof of proper bow	
1250	73-18-7(4B)		BOW NUMBER - NOT PLAIN VERTICAL BLOCK >= 3 INCHES IN HEIGHT	IN	N	\$150	\$0	N	35%	N	N	C	Dismissed upon proof of proper bow	
1251	73-18-7(4C)		BOW NUMBER - INSUFFICIENT CONTRAST / VISIBILITY / LEGIBILITY	IN	N	\$150	\$0	N	35%	N	N	C	Dismissed upon proof of proper bow	
1252	73-18-7(4D)		BOW NUMBER - LETTERS/NUMBERS NOT SEPARATED BY SPACE/HYPHEN	IN	N	\$150	\$0	N	35%	N	N	C	Dismissed upon proof of proper bow	
1253	73-18-7(4E)		BOW NUMBER - NOT READ FROM LEFT TO RIGHT	IN	N	\$150	\$0	N	35%	N	N	C	Dismissed upon proof of proper bow	
1254	73-18-7(6)		NONRESIDENT OWNER OPERATING BOAT BEYOND RECIPROCITY PERIOD	IN	N	\$150	\$0	N	35%	N	N	C		
1255	73-18-8.1(1)		VESSEL CAPACITY - NO CAPACITY/CERTIFICATION LABEL	IN	N	\$180	\$0	N	35%	N	N	C		
1256	73-18-8.1(2)		VESSEL CAPACITY - OPERATING OVERLOADED OR OVERPOWERED VESSEL	IN	N	\$210	\$0	N	35%	N	N	C		
1257	73-18-8.1(3)		VESSEL CAPACITY - ALTER /DEFACE /REMOVE CAPACITY/CERT LABEL	IN	Y	\$310	\$0	N	35%	N	N	C		
1258	73-18-8.1(4)		VESSEL CAPACITY - OPERATING VESSEL W/ALTERED CAP/CERT LABEL	IN	Y	\$310	\$0	N	35%	N	N	C		
1259	73-18-8(1A)		PDF - INSUFFICIENT NUMBER OF APPROVED PDFS ON VESSEL	IN	N	\$180	\$0	N	35%			C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1260	73-18-8(1B)		PFD - UNSERVICEABLE CONDITION	IN	N	\$180	\$0	N	35%		N	C		
1261	73-18-8(1BII)		PFD - NOT MARKED WITH USCG APPROVAL NUMBER	IN	N	\$180	\$0	N	35%		N	C		
1262	73-18-8(1BIII)		PFD - INAPPROPRIATE SIZE FOR INTENDED PERSON	IN	N	\$150	\$0	N	35%		N	C		
1263	73-18-8(1E)		PFD - NO THROWABLE PFD ON 16+FT VESSEL	IN	N	\$150	\$0	N	35%		N	C		
1264	73-18-8(2)		NAV LIGHT - FAILURE TO DISPLAY LIGHTS FROM SUNSET-SUNRISE	IN	N	\$150	\$0	N	35%	N	N	C		
1265	73-18-8(3)		EQUIP - IMPROPER VENTILATION	IN	N	\$150	\$0	N	35%	N	N	C		
1266	73-18-8(4)		EQUIP - NON-APPROVED/INADEQUATE FIRE EXTINGUISHER EQUIPMENT	IN	N	\$150	\$0	N	35%	N	N	C		
1267	73-18-8(5)		EQUIP - NON-APPROVED/INADEQUATE BACKFIRE FLAMECONTROL DEVICE	IN	N	\$150	\$0	N	35%	N	N	C		
1268	73-18-8(7)		EQUIP - OPERATING/ALLOWING IMPROPERLY EQUIPPED VESSEL	IN	N	\$180	\$0	N	35%	N	N	C		
1269	73-18A-2		LITTERING / POLLUTING WATERS OR ADJACENT LANDS	MB	Y	\$350	\$0	N	90%	N	N	C		
1270	73-18A-3(1)		OPERATING MARINE TOILET TO DISCHARGE HUMAN WASTE ON WATERS	MB	Y	\$1,080	\$0	N	90%	N	N	C		
1271	73-18A-3(2)		USING MARINE TOILET THAT INADEQUATELY TREATS/HOLDS WASTE	MB	Y	\$690	\$0	N	90%	N	N	C		
1272	73-18A-3(3)		HUMAN WASTE CONTAINER DISCHARGED ON WATERS / ADJACENT LANDS	MB	Y	\$690	\$0	N	90%	N	N	C		
1273	73-18A-4(1)		MARINE TOILET WITHOUT APPROVED POLLUTION CONTROL DEVICE	MB	Y	\$400	\$0	N	90%	N	N	C		
1274	73-18C-302		VESSEL INSURANCE - OPERATING MOTORBOAT W/O SECURITY	MC	Y	\$390	\$0	N	35%	N	N	C		
1275	73-18C-304		VESSEL INSURANCE - NO EVIDENCE OF SECURITY ON VESSEL	MC	N	\$390	\$0	N	35%	N	N	C	Dismissed upon proof of valid insurance at the time	
1276	73-18C-308(1)		VESSEL INSURANCE - PROVIDING FALSE EVIDENCE OF SECURITY	MB	N	\$690	\$0	N	90%	N	N	C		
1277	73-2-20(2)		REMOVAL, INJURY OF MARKS AND MONUMENTS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1278	73-2-27(2)(C)		OBSTRUCTING OR CHANGE OF WATER FACILITIES	MB	Y	\$690	\$0	N	90%	N	Y	C		
1279	73-3-26		OPERATING AS A WELL DRILLER W/O LICENSE	MB	N	\$690	\$0	N	90%	N	Y	C		
1280	73-3-29		RELOCATION OF NATURAL STREAMS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1281	73-32-302		FAILURE TO SUBMIT / AMEND CONFLICT DISCLOSURE STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	C		
1282	73-5-9		FAILURE TO COMPLY WITH STATE ENGINEER REQS	MB	Y	\$690	\$0	N	90%	N	Y	C		
1283	75A-3-308		DESTRUCTION/FALSIFICATION OF ADVANCE HEALTH CARE DIRECTIVE	MB	Y	\$690	\$0	N	90%	N	Y	C		
1284	76-11-202(2)+(3A)		CARRYING CONCEALED FIREARM - ACTOR <21YRS OLD	MB	Y	\$690	\$0	N	90%	N	Y	S		
1285	76-11-204		UNLAWFULLY CARRYING A FIREARM IN A VEHICLE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1286	ADD	76-11-205.5	OPENLY CARRYING DANGEROUS WEAPON AT HIGHER ED	MC	Y	\$350	\$0	N	35%			C		HB0084
1287	REMOVE	76-11-205.5(2)+(3A)	UNLAWFULLY CARRYING DANGEROUS WEAPON AT HIGHER ED	MB	Y	\$690	\$0	N	90%		Y			HB0084
1288		76-11-205(2)+(3A)	UNLAWFULLY CARRYING DANGEROUS WEAPON AT SCHOOL	MB	Y	\$690	\$0	N	90%			Y	S	
1289		76-11-206(2)+(3A)	CARRYING DANGEROUS WEAPON AT DAYCARE	MB	Y	\$690	\$0	N	90%			Y	S	
1290	REMOVE	76-11-209	IMPROPER DISCHARGE OF DANGEROUS WEAPON	MB	Y	\$690	\$0	N	90%	Y	Y	S	Enhanceable Offense	Annual Maintenance
1291	ADD	76-11-209(2A)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - FROM VEHICLE	MB	Y	\$690	\$0	N	90%	T	N	S		Annual Maintenance + HB0111
1292	ADD	76-11-209(2AII)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - FROM ACROSS HIGHWAY	MB	Y	\$690	\$0	N	90%	N	N	S		Annual Maintenance + HB0111
1293	ADD	76-11-209(2AIII)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - AT HIGHWAY SIGN	MB	Y	\$690	\$0	N	90%	N	N	S		Annual Maintenance + HB0111
1294	ADD	76-11-209(2AIV)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - AT COMM/UTILITY	MB	Y	\$690	\$0	N	90%	N	N	S		Annual Maintenance + HB0111
1295	ADD	76-11-209(2AV)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - AT RAILROAD	MB	Y	\$690	\$0	N	90%	N	N	S		Annual Maintenance + HB0111
1296	ADD	76-11-209(2AVI)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - STATE PARKS	MB	Y	\$690	\$0	N	90%	N	N	S		Annual Maintenance + HB0111
1297	ADD	76-11-209(2AVII)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - 600 FT OF BUILDING	MB	Y	\$690	\$0	N	90%	Y	S			Annual Maintenance + HB0111
1298	ADD	76-11-209(2B)	IMPROPER DISCHARGE OF DANGEROUS WEAPON - 300 FT IN WMA	MB	Y	\$690	\$0	N	90%			S		HB0111
1299		76-11-211(2)+(3A)	POSSESSION OF DANGEROUS WEAPON BY MINOR	MB	Y	\$690	\$0	N	90%		Y	S		
1300		76-11-212(2)+(3A)	TRANSFERRING HAND GUN TO MINOR	MB	Y	\$690	\$0	N	90%		Y	S	Enhanceable Offense	
1301		76-11-214	PARENT/GUARDIAN KNOWING MINOR POSSESSES DANGEROUS WEAPON	MB	Y	\$690	\$0	N	90%		Y	S		
1302		76-11-217	CARRYING DANGEROUS WEAPON WHILE UNDER THE INFLUENCE	MB	Y	\$910	\$0	N	90%		Y	S		
1303		76-11-218(2B)+(3B)	POSSESS DANGER WEAP - AIRPORT SECURE AREA - RECKLESS/CRIMNEG	IN	N	\$160	\$0	N	35%		Y	C		
1304		76-11-219	TRESPASS W/FIREARM IN HOUSE OF WORSHIP / PRIVATE RESIDENCE	IN	Y	\$160	\$0	N	35%		Y	C		
1305		76-11-220	CARRYING LOADED FIREARM ON PUBLIC STREET BY 18-20 YEAR OLD	MB	Y	\$690	\$0	N	90%		Y	S		
1306		76-12-202(2)+(3A)	ELECTRONIC COMMUNICATION HARASSMENT	MB	Y	\$690	\$0	N	90%		Y	C		
1307		76-12-203(2)+(3A)	ELECTRONIC DISCLOSURE OF PERSONAL IDENTIFYING INFORMATION	MB	Y	\$690	\$0	N	90%		Y	C		
1308		76-12-205(2)+(3A)	UNLAWFUL DISCLOSURE OF ADULT PERSONAL INFORMATION	MB	Y	\$690	\$0	N	90%		Y	C		
1309		76-12-207(2)+(3A)	MISREPRESENTING CALL/TEXT COMMUNICATION ID	MC	Y	\$350	\$0	N	35%		Y	C		
1310		76-12-207(2)+(3B)	MISREPRESENTING CALL/TEXT COMMUNICATION ID - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	S		
1311		76-12-302	UNLAWFUL PRIVACY VIOLATION	MB	Y	\$690	\$0	N	90%		Y	S		
1312		76-12-303	UNLAWFULLY INTERCEPTING/DISCLOSING A PRIVATE COMMUNICATION	MB	Y	\$690	\$0	N	90%		Y	S		
1313		76-12-304	UNLAWFULLY USING ANOTHER'S PERSONAL IDENTITY IN ADVERTISEMENT	MB	Y	\$690	\$0	N	90%		Y	S		
1314		76-12-306(2)+(3A)	VOYEURISM - VIEWING	MB	Y	\$690	\$0	N	90%		Y			
1315		76-12-309(2)+(3A)	LOITERING IN PRIVACY SPACE	MB	Y	\$690	\$0	N	90%		Y	C		
1316		76-12-402	UNLAWFUL USE OF PERSON'S NAME FOR SOLICITING CONTRIBUTIONS	IN	N	\$110	\$0	N	35%		Y	S		
1317		76-12-403	UNLAWFUL USE OF PERSON'S NAME AS SOLICITATION ENDORSEMENT	IN	N	\$110	\$0	N	35%		Y	S		
1318		76-13-202(2)+(3A)	CRUELTY TO AN ANIMAL - INTENTIONAL/ KNOWING	MB	Y	\$690	\$0	N	90%		Y	S		
1319		76-13-202(2)+(3B)	CRUELTY TO AN ANIMAL - RECKLESS / CRIMINALLY NEGLIGENT	MC	N	\$350	\$0	N	35%		Y	C		
1320		76-13-203(2)+(3B)	AGGRAVATED CRUELTY TO AN ANIMAL - RECKLESS	MB	Y	\$690	\$0	N	90%		Y	S		
1321		76-13-203(2)+(3C)	AGGRAVATED CRUELTY TO AN ANIMAL - CRIMINALLY NEGLIGENT	MC	N	\$350	\$0	N	35%		Y	C		
1322		76-13-206	ATTENDING A DOG FIGHT OR RELATED ACTIVITY	MB	Y	\$690	\$0	N	90%		Y	S		
1323		76-13-207(2)+(3A)	GAME FOWL FIGHTING	MB	Y	\$690	\$0	N	90%		Y	S		
1324		76-13-208	ATTENDING AN ORGANIZED ANIMAL FIGHTING EXHIBITION	MB	Y	\$690	\$0	N	90%		Y	S		
1325		76-13-211(2BIII)+(3B)	FAIL TO CONTROL ANIMAL - SERVICE ANIMAL WORK INTERFERENCE	MB	Y	\$690	\$0	N	90%		Y			
1326		76-13-211(2C)+(3B)	FAIL TO CONTROL ANIMAL - CHASING/HARASSING SERVICE ANIMAL	MB	Y	\$690	\$0	N	90%		Y			
1327		76-13-212(2)+(3A)	ALLOWING VICIOUS ANIMAL TO GO AT LARGE	MB	Y	\$690	\$0	N	90%		Y	S		
1328		76-13-213	BESTIALITY	MB	Y	\$690	\$0	N	90%		Y	S		
1329		76-13-214(2)+(3A)	LIVESTOCK HARASSMENT - NO INJURY /NO DEATH/DISPLACED	MB	Y	\$690	\$0	N	90%		Y	S		
1330		76-13-215	ANIMAL CARE FACILITY FAILURE TO MAINTAIN REQUIRED STANDARDS	IN	N	\$190	\$0	N	35%		Y	C		
1331		76-15-203	FAILURE TO MARK EXPLOSIVE CONTAINER BEFORE TRANSPORT/STORAGE	MB	Y	\$690	\$0	N	90%		Y	S		
1332		76-15-204	CONSTRUCTING / USING A POWDER HOUSE	MB	Y	\$690	\$0	N	90%		Y	S		
1333		76-16-205	FRAUDULENT SIGNING OF A STOCK SUBSCRIPTION/AGREEMENT	MB	Y	\$690	\$0	N	90%		Y			
1334		76-16-207	MISREPRESENTING A PERSON AS OFFICER/AGENT/MEMBER/PROMOTER	MB	Y	\$690	\$0	N	90%		Y			
1335		76-16-208	ILLEGAL DIRECTOR CONCURRENCE IN DIVIDEND / CAPITAL DIVISION	MB	Y	\$690	\$0	N	90%		Y	S		
1336		76-16-215	MAKING/PUBLISHING REPORT CONTAINING FALSE MATERIAL STATEMENT	MB	Y	\$690	\$0	N	90%		Y			
1337		76-16-216	REFUSING LAWFUL INSPECTION/COPYING OF CORPORATE BOOKS	MB	Y	\$690	\$0	N	90%		Y	S		
1338		76-16-302	FORGING/COUNTERFEITING TRADEMARK/TRADE NAME /TRADE DEVICE	MB	Y	\$690	\$0	N	90%		Y	S		
1339		76-16-303	SELLING GOODS UNDER COUNTERFEIT TRADEMARK /TRADE NAME	MB	Y	\$690	\$0	N	90%		Y	S		
1340		76-16-304	SELLING SUBSTITUTED ARTICLE IN TRADEMARKED CONTAINER	MB	Y	\$690	\$0	N	90%		Y	S		
1341		76-16-305	USE/DESTROY/ CONCEAL TRADEMARKED ARTICLE TO DEPRIVE OWNER USE	MB	Y	\$690	\$0	N	90%		Y			
1342		76-16-306	SELL/TRAFFICK/WITHHOLD TRADEMARKED ARTICLE TO DEFRAUD	MB	Y	\$690	\$0	N	90%		Y	S		
1343		76-16-307	USING REGISTERED TRADEMARK WITHOUT CONSENT	MB	Y	\$690	\$0	N	90%		Y	S		
1344		76-16-402	UNFAIR DISCRIMINATION IN COMPETITIVE PRACTICES	IN	Y	\$110	\$0	N	35%		Y			
1345		76-16-403	FRAUDULENT PRACTICE TO AFFECT MARKET PRICE	MB	Y	\$690	\$0	N	90%		Y	S		
1346		76-16-404	UNFAIR DISCRIMINATION BY BUYER OF MILK/CREAM/BUTTERFAT	MB	Y	\$690	\$0	N	90%		Y	S		
1347		76-17-304	PARTICIPATING IN PYRAMID SCHEME	MB	Y	\$690	\$0	N	90%		Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1348	76-3-203.1(2)		VIOLENT OFFENSE COMMITTED IN PRESENCE OF A CHILD	MB	Y	\$690	\$0	N	90%	N	Y	S		
1349	76-4-201		CRIMINAL CONSPIRACY	MC	Y	\$350	\$0	N	35%	N	Y	C		
1350	76-4-206		CONTRIBUTING TO THE DELINQUENCY OF A MINOR	MB	Y	\$690	\$0	N	90%		Y	C		
1351	76-5-102.9(2)+(3A)		PROPELLING A BODILY SUBSTANCE	MB	Y	\$690	\$0	N	90%		Y	S		
1352	76-5-102(2)+(3A)		ASSAULT	MB	Y	\$690	\$0	N	90%		Y	S		
1353	76-5-106		HARASSMENT	MB	Y	\$690	\$0	N	90%		Y	S	Enhanceable Offense	
1354	76-5-107		THREAT OF VIOLENCE	MB	Y	\$690	\$0	N	90%		Y	S		
1355	76-5-107.1(2C)		THREAT AGAINST SCHOOL - CAUSE EMERGENCY AGENCY TO ACT	MB	Y	\$350	\$0	N	35%		Y	C		
1356	EDIT 76-5-107.3(2)(A)(C)	76-5-107.3(2)(B)(I)+(3C)	TERRORISM - INTENT TO CAUSE EMERGENCY AGENCY TO ACT	MB	Y	\$690	\$0	N	90%		Y	S		HB0331
1357	76-5-107.5(2)+(3A)		HAZING AGAINST ANOTHER	MB	Y	\$690	\$0	N	90%		Y	S		
1358	76-5-109(2)+(3B)		CHILD ABUSE - RECKLESS	MB	Y	\$690	\$0	N	90%		Y	S		
1359	76-5-109(2)+(3C)		CHILD ABUSE - CRIMINAL NEGLIGENCE	MC	Y	\$350	\$0	N	90%		Y	C		
1360	76-5-111.3(2)+(3AII)		RECKLESS PERSONAL DIGNITY EXPLOITATION OF VULNERABLE ADULT	MB	Y	\$690	\$0	N	90%		Y	S		
1361	76-5-111.4(2)+(3D)		FINANCIAL EXPLOITATION VULNERABLE ADULT - CRIM NEGLIGENCE	MB	Y	\$690	\$0	N	90%		Y	S		
1362	76-5-111(2)+(3AII)		RECKLESS ABUSE OR NEGLECT OF VULNERABLE ADULT	MB	Y	\$690	\$0	N	90%		Y	S		
1363	76-5-111(2)+(3AIII)		ABUSE OR NEGLECT OF VULNERABLE ADULT BY CRIMINAL NEGLIGENCE	MC	Y	\$350	\$0	N	90%		Y	C		
1364	76-5-114(2D)		DOMESTIC VIOLENCE IN THE PRESENCE OF A CHILD	MB	Y	\$690	\$0	N	90%		Y	S	Enhanceable Offense	
1365	76-5-115		LEAVING A CHILD UNATTENDED IN A MOTOR VEHICLE	MC	N	\$350	\$0	N	35%		Y	C		
1366	76-5-303(2)+(3A)		CUSTODIAL INTERFERENCE	MB	Y	\$690	\$0	N	90%		Y	S		
1367	76-5-304(2A)		UNLAWFUL DETENTION	MB	Y	\$690	\$0	N	90%		Y	S		
1368	76-5-304(2B)		UNLAWFUL DETENTION OF A MINOR	MB	Y	\$690	\$0	N	90%		Y	S		
1369	76-5-401.3(2A)+(3AV)		UNLAWFUL ADOLESCENT SEXUAL ACTIVITY - 17Y WITH 14Y	MB	Y	\$690	\$0	N	90%		Y	S		
1370	76-5-401.3(2A)+(3AVI)		UNLAWFUL ADOLESCENT SEXUAL ACTIVITY - 15Y WITH 13Y	MB	Y	\$690	\$0	N	90%		Y	S		
1371	76-5-401.3(2A)+(3AVII)		UNLAWFUL ADOLESCENT SEXUAL ACTIVITY - 12Y/13Y WITH 12Y/13Y	MC	Y	\$350	\$0	N	35%		Y	S		
1372	76-5-401.3(2A)+(3AVIII)		UNLAWFUL ADOLESCENT SEXUAL ACTIVITY - 14Y WITH 13Y	MC	Y	\$350	\$0	N	35%		Y	S		
1373	76-5-401(2)+(3B)		UNLAWFUL SEXUAL ACTIVITY WITH A MINOR - <4YRS OLDER/18 IN HS	MB	Y	\$690	\$0	N	90%		Y	S		
1374	76-5-417(2)+(3D)		ENTICING A MINOR - CLASS A MISDEMEANOR SEXUAL ACTIVITY	MB	Y	\$690	\$0	N	90%		Y	S		
1375	76-5-417(2)+(3E)		ENTICING A MINOR - CLASS B MISDEMEANOR SEXUAL ACTIVITY	MC	Y	\$350	\$0	N	35%		Y	S		
1376	76-5-419(2)+(3A)		LEWDNESS	MB	Y	\$690	\$0	N	90%		Y	S		
1377	76-5-421(2A)+(3A)		INDECENT EXPOSURE OF ANOTHER - UNDERGARMENTS	MC	Y	\$350	\$0	N	35%		Y			
1378	76-5-421(2B)+(3B)		INDECENT EXPOSURE OF ANOTHER - PRIVATE BODY PARTS	MB	Y	\$690	\$0	N	90%		Y			
1379	76-5-803		FAILURE TO REPORT FINDING A DEAD HUMAN BODY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1380	76-5B-206		FAILURE TO REPORT CHILD SEXUAL ABUSE BY COMPUTER TECHNICIAN	MB	Y	\$690	\$0	N	90%		Y	S		
1381	76-5C-202(2)+(3C)		DISTRIBUTING PORNOGRAPHIC MATERIAL - ACTOR <16 YRS OLD	MB	Y	\$690	\$0	N	90%		Y	S		
1382	76-5C-205(2)+(3E)		DISTRIBUTE MATERIAL HARMFUL TO MINOR - ACTOR <16 YRS OLD	MB	Y	\$690	\$0	N	90%		Y	S		
1383	76-5C-208(2)+(3B)		PORNOGRAPHIC/INDECENT MATERIAL AT SCHOOL - ACTOR <18 YRS OLD	MB	Y	\$690	\$0	N	90%		Y	S		
1384	ADD 76-5C-215(2)+(3C)	76-5C-215(2)+(3C)	DISTRIBUTING OBSCENE ANIMAL ABUSE MATERIAL - ACTOR <16 YRS	MB	Y	\$690	\$0	N	90%		Y	C		SB0072
1385	76-5C-306(2)+(3A)		DISTRIBUTING A FILM WITHOUT BEING QUALIFIED	MB	Y	\$690	\$0	N	90%		Y	S		
1386	76-5C-307(2)+(3A)		IMPROPERLY EXHIBITING A FILM	MB	Y	\$690	\$0	N	90%		Y	C		
1387	76-5D-202(2)+(3A)		ENGAGING IN PROSTITUTION	MB	Y	\$690	\$0	N	90%		Y	S		
1388	76-5D-204(2)+(3BIII)		PATRONIZING PROSTITUTED CHILD - BY MINOR W/ 2-YEAR AGE GAP	MB	Y	\$690	\$0	N	90%		Y			
1389	76-5D-204(2)+(3BIV)		PATRONIZING PROSTITUTED CHILD - BY MINOR W/ <=1-YEAR AGE GAP	MC	Y	\$350	\$0	N	35%		Y			
1390	76-5D-209(2)+(3A)		SEXUAL SOLICITATION OF ADULT - BY PROSTITUTED INDIVIDUAL	MB	Y	\$690	\$0	N	90%		Y	C		
1391	76-5D-211(2)+(3BIII)		SEXUAL SOLICITATION OF CHILD - BY MINOR W/ 2-YEAR AGE GAP	MB	Y	\$690	\$0	N	90%		Y			
1392	76-5D-211(2)+(3BIV)		SEXUAL SOLICITATION OF CHILD - BY MINOR W/ <=1-YEAR AGE GAP	MC	Y	\$350	\$0	N	35%		Y			
1393	76-6-100(2)+(3IV)		DAMAGE TO MAIL RECEPTACLE - LOSS <\$500	MB	Y	\$690	\$0	N	90%		Y	C		
1394	76-6-102(2B)+(3E)		ARSON - PROPERTY OF ANOTHER - DAMAGES <\$500	MB	Y	\$690	\$0	N	90%		Y	C		
1395	76-6-104.5(2)+(3A)		ABANDONED FIRE - NO DAMAGE	MC	Y	\$350	\$0	N	35%		Y	C		
1396	76-6-104.5(2)+(3B)		ABANDONED FIRE - PROPERTY DAMAGE <\$1000	MB	Y	\$690	\$0	N	90%		Y	C		
1397	76-6-104(2C)+(3B)		RECKLESS BURNING - FAIL TO REMOVE NEARBY FLAMMABLE MATERIAL	MB	Y	\$690	\$0	N	90%		Y	C		
1398	76-6-104(2D)+(3CII)		RECKLESS BURNING - PROPERTY DAMAGE \$500-\$1499	MB	Y	\$690	\$0	N	90%		Y	C		
1399	76-6-104(2D)+(3CIII)		RECKLESS BURNING - PROPERTY DAMAGE \$150-\$499	MC	Y	\$350	\$0	N	35%		Y	C		
1400	76-6-104(2D)+(3D)		RECKLESS BURNING	MB	Y	\$690	\$0	N	90%		Y	C		
1401	76-6-106.1(2B)+(3BIV)		PROPERTY DAMAGE/DESTRUCTION - LOSS <\$500	MB	Y	\$690	\$0	N	90%		Y	C		
1402	76-6-106(2A)(B)+(3B)		CRIMINAL MISCHIEF - RECKLESSLY ENDANGER HUMAN HEALTH/SAFETY	MB	Y	\$690	\$0	N	90%		Y	C		
1403	76-6-106(2B)+(3D)(V)		CRIMINAL MISCHIEF - LOSS <\$500	MB	Y	\$690	\$0	N	90%		Y	C		
1404	ADD 76-6-106.4	76-6-106.4	DESTROY / DAMAGE / TAMPER WITH RESCUE TRACKING EQUIPMENT	MB	Y	\$690	\$0	N	90%		Y	C		HB0354
1405	76-6-107.5(2)+(3A)		VANDALISM OF PUBLIC LANDS	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
1406	76-6-107(2)+(3D)		GRAFFITI - DAMAGE <\$300	MB	Y	\$690	\$0	N	90%		Y	C		
1407	76-6-108		DAMAGE / INTERRUPT COMMUNICATION DEVICE	MB	Y	\$690	\$0	N	90%		N	Y	C	
1408	76-6-109		OFFENSE AGAINST TIMBER/MINING/AGRICULTURE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1409	76-6-111(2)+(3A)		WANTON DESTRUCTION OF LIVESTOCK - VALUE <= \$250	MB	Y	\$690	\$0	N	90%		Y	C		
1410	76-6-112(2B)+(3B)		AGRICULTURE OP INTERFERENCE - ACCESS UNDER FALSE PRETENSES	MB	Y	\$690	\$0	N	90%		Y	C		
1411	76-6-112(2C)+(3B)		AGRICULTURE OP INTERFERENCE - EMPLOYMENT W/INTENT TO RECORD	MB	Y	\$690	\$0	N	90%		Y	C		
1412	76-6-112(2D)+(3B)		AGRICULTURE OP INTERFERENCE - RECORDS WHILE CRIM TRESPASS	MB	Y	\$690	\$0	N	90%		Y	C		
1413	76-6-1403.1(2)+(3AII)		METAL DEALER - RECORD OF SALE/PURCHASE VIOLATION	MC	Y	\$1,073	\$0	N	35%		Y	C		
1414	76-6-1404.1(2)+(3AII)		METAL DEALER - FAILURE TO MAINTAIN SELLER NOTICE	MC	Y	\$1,073	\$0	N	35%		Y	C		
1415	76-6-1405.1(2)+(3AII)		METAL DEALER - SELLER QUALIFICATION VIOLATION	MC	Y	\$1,073	\$0	N	35%		Y	C		
1416	76-6-1406.1(2)+(3AII)		METAL DEALER - REGULATED METAL PURCHASE VIOLATION	MC	Y	\$1,073	\$0	N	35%		Y	C		
1417	76-6-1408(2)+(3AII)		METAL SELLER - FALSE STATEMENT TO METAL DEALER	MB	Y	\$1,960	\$0	N	90%		Y	C		
1418	76-6-1409.1(2)+(3AII)		METAL DEALER - REGULATED METAL HOLD VIOLATION	MC	Y	\$1,073	\$0	N	35%		Y	C		
1419	76-6-205		MANUFACTURE/Possess BURGULARY TOOLS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1420	76-6-206.1(2A)+(3A)		CRIMINAL TRESPASS OF ABANDONED OR INACTIVE MINE	MB	Y	\$690	\$0	N	90%		N	Y	C	
1421	76-6-206.2		CRIMINAL TRESPASS ON STATE PARK LANDS	MB	Y	\$690	\$0	N	90%		N	Y	S	
1422	76-6-206.3		CRIMINAL TRESPASS ON AGRICULTURAL OR RANGE LANDS	MB	Y	\$690	\$0	N	90%		Y	C		
1423	76-6-206.4(2)		CRIMINAL TRESPASS BY LONG-TERM GUEST TO A RESIDENCE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1424	76-6-206.5		CUT/DESTROY/RENDER INEFFECTIVE FENCE AGRICULTURAL/RANGE LAND	MB	Y	\$690	\$0	N	90%		Y	C		
1425	76-6-206.6		CRIMINAL TRESPASS FOR RECREATIONAL PURPOSE	MB	Y	\$690	\$0	N	90%		Y	C		
1426	76-6-206(2A)+(3A)		CRIM TRESPASS - INTEND ANNOY/INJURY/CRIME/FEAR	MB	Y	\$690	\$0	N	90%		Y	C		
1427	76-6-206(2B)+(3A)		CRIM TRESPASS - NOTICE AGAINST ENTRY	MB	Y	\$690	\$0	N	90%		Y	C		
1428	76-6-206(2C)+(3C)		CRIMINAL TRESPASS - ENTER CONDOMINIUM UNIT	IN	N	\$250	\$0	N	35%		Y	C		
1429	76-6-206(2D)+(3A)		CRIM TRESPASS - SEX-DESIGNATED CHANGING ROOM	MB	Y	\$690	\$0	N	90%		Y	C		
1430	76-6-208		UNSANCTIONED CAMPING ON STATE PROPERTY	MC	Y	\$180	\$0	N	35%		Y			
1431	76-6-404.5(2)+(3C)(I)		UNAUTHORIZED POSSESSION - VALUE \$500-\$1499	MB	Y	\$690	\$0	N	90%		Y	C		
1432	76-6-404.5(2)+(3C)(II)		UNAUTHORIZED POSSESS - VALUE <\$500 FROM PROHIBITED MERCHANT	MB	Y	\$690	\$0	N	90%		Y	C		
1433	76-6-404.5(2)+(3C)(III)		UNAUTHORIZED POSSESS - 2 QUALIFYING PRIORS IN 10Y	MB	Y	\$690	\$0	N	90%		Y	C		
1434	76-6-404.5(2)+(3D)		UNAUTHORIZED POSSESSION - VALUE <\$500	MC	Y	\$350	\$0	N	35%		Y	C		
1435	76-6-404.7(2)+(3D)		FUEL THEFT - VALUE <\$500	MB	Y	\$690	\$0	N	90%	T	Y	C		
1436	76-6-404(2)+(3D)		THEFT - VALUE <\$500	MB	Y	\$690	\$0	N	90%		Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1437	76-6-405(2)(3D)		THEFT/DECEPTION - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1438	76-6-406(2)(3D)		THEFT/EXTORTION - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1439	76-6-407(2)(3D)		THEFT/MISLAID - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1440	76-6-408(2)(3D)		THEFT/RECEIVING - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1441	76-6-409.3(2)(3A)IV		THEFT/UTILITIES - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1442	76-6-409.3(2)(3B)IV		THEFT/CABLE - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1443	76-6-409.6(2)(3A)		USE OF TELECOM DEVICE - VALUE < \$300 OR UNKNOWN	MB	Y	\$690	\$0	N	90%		Y	C		
1444	76-6-409.7(2)(3A)		POSSESS UNLAWFUL TELECOM DEVICE	MB	Y	\$690	\$0	N	90%		Y	C		
1445	76-6-409(2)(3D)		THEFT/SERVICES - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1446	76-6-410.5		THEFT OF RENTAL VEHICLE	MB	Y	\$690	\$0	N	90%		Y	S		
1447	76-6-410(2)(3D)		THEFT/CUSTODIAN - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1448	76-6-415(2)(3D)		METAL THEFT - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1449	76-6-503.7(2)(3A)		FILING UCC SECURED TRANSACTION RECORD TO HARASS DEBTOR	MB	Y	\$690	\$0	N	90%		Y	C		
1450	76-6-504		TAMPER WITH RECORDS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1451	76-6-505(2)(3A)		ISSUING BAD CHECK OR DRAFT - SUM < \$500 IN 6M	MB	Y	\$690	\$0	N	90%		Y	C		
1452	76-6-506.2(2)(3A)		UNLAWFUL USE OF FINANCIAL CARD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1453	76-6-506.6(2)(3A)		UNAUTHORIZED FACTORING OF CREDIT CARD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1454	76-6-506.8(2)(3A)		FALSE APPLICATION FOR FINANCIAL CARD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1455	76-6-506.9(2)(3A)		USE OF FRAUDULENT FINANCIAL CARD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1456	76-6-507		DECEPTIVE BUSINESS PRACTICE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1457	76-6-513(2A)(3A)IV		UNLAWFUL FIDUCIARY DEALING - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1458	76-6-513(2B)(3B)IV		UNLAWFUL FIDUCIARY ACT - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1459	76-6-515		USING/MAKING SLUGS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1460	76-6-518(2)(3A)		CRIMINAL SIMULATION - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1461	76-6-521(2)(3B)I		INSURANCE FRAUD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1462	76-6-524		FALSIFYING INFORMATION FOR PRECONSTRUCTION SERVICE LIEN	MB	Y	\$690	\$0	N	90%	N	Y	S		
1463	76-6-525(2)(3A)		COMMUNICATIONS FRAUD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	S		
1464	76-6-602(2)(3D)		RETAIL THEFT - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1465	76-6-608(2D)(3B)I		THEFT DETECTION SHIELDING DEVICE REMOVAL - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1466	76-6-703.3(2)(3A)		UNLAWFUL USE OF TECHNOLOGY TO DEFRAUD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1467	76-6-703.7		UNLAWFUL COMPUTER ACCESS	MB	Y	\$690	\$0	N	90%		Y	C		
1468	76-6-703(2)(3A)I		UNLAWFUL COMPUTER ACCESS/ACTION/ATTACK - LOSS < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1469	76-6-703(2)(3A)II		UNLAWFUL COMPUTER ACCESS/ACTION/ATTACK - NOCONFIDENTIAL INFO	MB	Y	\$690	\$0	N	90%		Y	C		
1470	76-6-801(2)(3D)		LIBRARY THEFT - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1471	76-6-803.30(2)(3D)		FAIL TO RETURN LIBR MAT - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1472	76-6-803(2)(3D)		DAMAGE LIBRARY MATERIAL - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	C		
1473	76-6-902.1(2)(3A)		REPRODUCTION ANTIQUITIES CREATE/LABEL/SELL	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
1474	76-6-902.2(2)(3A)		UNLAWFUL SALE/EXCHANGE OF ANTIQUITIES	MB	Y	\$690	\$0	N	90%		Y	C		
1475	76-6-902(2)(3A)		ANTIQUITIES ALTER/REMOVE/INJURE/DESTRUCT	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
1476	76-7-101(1)(2)		BIGAMY	IN	N	\$110	\$0	N	90%		Y	C		
1477	76-7-104		FORNICATION	MB	Y	\$690	\$0	N	90%	N	Y	S		
1478	76-7-202(1)		ENGAGE IN UNREGULATED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%		Y	C		
1479	76-7-332		UNLAWFULLY PRESCRIBE ABORTION-RELATED DRUG	MB	Y	\$690	\$0	N	90%		Y	S		
1480	76-8-106		RECEIVE BRIBE/BRIBERY- ENDORSEMENT OF PERSON AS PUBLIC SERV	MB	Y	\$690	\$0	N	90%	N	Y	S		
1481	76-8-106.1		BRIBERY FOR ENDORSEMENT OF PERSON AS PUBLIC SERVANT	MB	Y	\$690	\$0	N	35%		Y	C		
1482	76-8-110		PEACE OFFICER ACTING AS COLLECTION AGENT FOR CREDITOR	MC	Y	\$350	\$0	N	35%	N	Y	C		
1483	76-8-1203.1(2)(3D)		PUBLIC ASSISTANCE FRAUD - BY APPLICANT - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1484	76-8-1203.3(2)(3D)		PUBLIC ASSISTANCE FRAUD - BY RECIPIENT - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1485	76-8-1203.5(2)(3D)		PUBLIC ASSISTANCE FRAUD - BY PROVIDER - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1486	76-8-1203.7(2)(3D)		MISAPPROPRIATING PUBLIC ASSISTANCE FUNDS - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1487	ADD	76-8-1203.9(2)(3D)	PUBLIC ASSISTANCE FRAUD - BY FACILITATOR - VALUE \$0-\$499	MB	Y	\$690	\$0	N	90%			C		HB0454
1488	76-8-1301(2)(3A)		FALSE STATEMENT TO OBTAIN UNEMPLOY COMP - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1489	76-8-1302(2)(3A)		FALSE STATEMENT TO REDUCE UNEMPLOY COMP - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1490	76-8-1303(2A)(3A)		EMPLOYMENT SECURITY ACT VIOLATION - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1491	76-8-1304		UNLAWFUL USE OR DISCLOSURE OF EMPLOYMENT INFORMATION	MC	Y	\$350	\$0	N	35%		Y	C		
1492	76-8-1402(2)(3A)		DISRUPTING ACTIVITY IN/NEAR SCHOOL BUILDING	MB	Y	\$690	\$0	N	35%		Y	C		
1493	76-8-201		OFFICIAL MISCONDUCT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1494	76-8-203		UNOFFICIAL MISCONDUCT/ PUBLIC OFFICE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1495	76-8-301.2		DENIAL OF PUBLIC SERVANT USE OF PUBLIC PROPERTY	MC	Y	\$350	\$0	N	35%		Y	C		
1496	76-8-301.5		FAILURE TO DISCLOSE IDENTITY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1497	76-8-301(2A)		INTERFERING W/ PUBLIC SERVANT - FORCE, VIOLENCE, INTIMIDATE	MB	Y	\$690	\$0	N	35%		Y	C		
1498	76-8-301(2B)		INTERFERING W/ PUBLIC SERVANT - OBSTRUCT SERVICE OF PROCESS	MB	Y	\$690	\$0	N	35%		Y	C		
1499	76-8-302		PICKETING OR PARADING IN OR NEAR COURT	MB	N	\$690	\$0	N	90%	N	Y	S		
1500	76-8-305		INTERFERING WITH A PEACE OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S		
1501	76-8-307		FAIL TO AID PEACE OFFICER	MB	Y	\$690	\$0	N	90%	N	Y	S		
1502	76-8-311.10		POSSESSING/FACILITATING CONTRABAND IN CORRECTIONAL FACILITY	MB	Y	\$690	\$0	N	35%		Y	C		
1503	76-8-312(2)(3B)		UNLAWFUL ABSENCE AFTER PRETRIAL RELEASE FOR MISDEMEANOR	MB	Y	\$690	\$0	N	35%		Y	C		
1504	76-8-312(2)(3C)		UNLAWFUL ABSENCE AFTER PRETRIAL RELEASE FOR INFRACTION	IN	Y	\$110	\$0	N	35%		Y	C		
1505	76-8-313(2)(3A)		THREATENING ASSAULT ON ELECTED OFFICIAL	MB	Y	\$690	\$0	N	35%		Y	C		
1506	76-8-317		REFUSE TO COMPLY W/EVACUATE ORDER IN LOCAL/STATE EMERGENCY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1507	76-8-402(2)(3D)		MISUSING PUBLIC PROPERTY - (2K,2M,2N,2O) - VALUE \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1508	76-8-402(2)(3C)I		DAMAGING/DISPOSING OF PUBLIC PROPERTY - COST \$0-\$499	MB	Y	\$690	\$0	N	35%		Y	C		
1509	76-8-402(2)(3E)I		UNAUTHORIZED CONTROL OF PUBLIC PROPERTY - VALUE \$0-\$499	MC	Y	\$350	\$0	N	35%		Y	C		
1510	76-8-402(2)(3E)II		UNAUTHORIZED CONTROL OF PUBLIC PROPERTY - VALUE \$500-\$1499	MB	Y	\$690	\$0	N	35%		Y	C		
1511	76-8-405		FAIL TO PAY OVER FINE OR FEE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1512	76-8-406		OBSTRUCTING COLLECTION OF REVENUE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1513	76-8-407		REFUSING TO GIVE ACCURATE TAX ASSESSMENT INFORMATION	MB	Y	\$690	\$0	N	35%		Y	C		
1514	76-8-408		GIVING A FALSE TAX RECEIPT OR FAILING TO GIVE A RECEIPT	MB	Y	\$690	\$0	N	35%		Y	C		
1515	76-8-409		REFUSING TO GIVE EMPLOYEE LIST TO TAX ASSESSOR / COLLECTOR	MB	Y	\$690	\$0	N	35%		Y	C		
1516	76-8-409.2		DENYING BUILDING ACCESS TO TAX ASSESSOR / COLLECTOR	MB	Y	\$690	\$0	N	35%		Y	C		
1517	76-8-410		DOING BUSINESS WITHOUT A LICENSE	MB	N	\$300	\$0	N	90%	N	Y	S		
1518	76-8-411		TRAFFICKING IN WARRANTS	MB	Y	\$690	\$0	N	35%		Y	C		
1519	76-8-415		DAMAGING OR REMOVING A MONUMENT OF AN OFFICIAL SURVEY	MB	Y	\$690	\$0	N	35%		Y	C		
1520	76-8-416		TAKING TOLL OR MAINTAINING RD/BRIDGE/FERRY W/OUT AUTHORIZATION	MB	Y	\$690	\$0	N	90%	N	Y	S		
1521	76-8-416.2		REFUSING TO PAY LAWFUL TOLL	MB	Y	\$690	\$0	N	35%		Y	C		
1522	76-8-417		TAMPERING WITH OFFICIAL NOTICE OR PROCLAMATION	IN	Y	\$170	\$0	N	35%	N	Y	C		
1523	76-8-420		REMOVING OR DAMAGING A ROAD SIGN	MB	Y	\$690	\$0	N	90%	N	Y	S		
1524	76-8-503		MAKING A FALSE OR INCONSISTENT STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1525	76-8-504.6		PROVIDING FALSE OR MISLEADING INFO TO OFFICER OF COURT / BCI	MB	Y	\$690	\$0	N	90%	N	Y	S		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1526	76-9-504(2)+(3A)		MAKING A WRITTEN FALSE STATEMENT	MB	Y	\$690	\$0	N	35%		Y	C		
1527	76-8-506		PROVIDING FALSE INFO TO PEACE OFFICER / AGENCY / PROFESSIONAL	MB	Y	\$490	\$0	N	90%	N	Y	S		
1528	76-8-507(2A)+(3A)		PROVIDING PEACE OFFICER FALSE PERSONAL INFO	MC	N	\$180	\$0	N	35%	N	Y	C		
1529	76-8-511		FALSIFYING / ALTERING A GOVERNMENT RECORD	MB	Y	\$690	\$0	N	90%	N	Y	S		
1530	76-8-512		IMPERSONATING A PEACE OFFICER / PUBLIC SERVANT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1531	76-8-513		SENDING A FALSE JUDICIAL NOTICE / OFFICIAL NOTICE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1532	76-8-601		WRONGFULLY COMMENCING/MAINTAINING AN ACTION IN JUSTICE COURT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1533	76-8-602		WRONGFULLY CONFERRING JURISDICTION UPON A JUSTICE COURT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1534	76-8-603		WRONGFULLY ISSUED WRIT OF ATTACHMENT BY JUSTICE COURT JUDGE	MB	Y	\$690	\$0	N	35%		Y	C		
1535	76-8-604		WRONGFUL INDUCEMENT TO RECEIVE WRIT OF ATTACHMENT	MB	Y	\$690	\$0	N	35%		Y	C		
1536	76-8-703(2)+(3A)		CRIMINAL TRESPASS - INSTITUTION OF HIGHER EDUCATION	MB	Y	\$690	\$0	N	35%		Y	C		
1537	76-8-705		WILLFUL INTERFERENCE W/LAWFUL ACTIVITIES OF STUDENTS/FACULTY	MC	Y	\$350	\$0	N	35%	N	Y	C		
1538	76-8-904		PERMITTING PROPERTY USE FOR CRIM SYNDICAL ADVOCACY ASSEMBLY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1539	76-9-101(2)+(3A)		RIOT	MB	Y	\$690	\$0	N	90%		Y	S		
1540	76-9-102.1(2)+(3A)		AGGRAVATED DISORDERLY CONDUCT ON STREET/HIGHWAY	MB	Y	\$690	\$0	N	90%		Y			
1541	76-9-102(2)+(3A)		DISORDERLY CONDUCT	IN	N	\$160	\$0	N	35%		Y	C	Enhanceable Offense	
1542	76-9-102(2)+(3B)		DISORDERLY CONDUCT - AFTER ASKED TO CEASE	MC	N	\$350	\$0	N	35%		Y	C	Enhanceable Offense	
1543	76-9-102(2)+(3C)		DISORDERLY CONDUCT - AFTER ASKED TO CEASE W/PRIOR IN 5YRS	MB	Y	\$690	\$0	N	90%		Y	C	Enhanceable Offense	
1544	76-9-103		DISRUPTING A MEETING/PROCESSION	MB	Y	\$690	\$0	N	90%	N	Y	S		
1545	76-9-104		FAILURE TO DISPERSE FROM RIOT/DISORDERLY/UNLAWFUL ASSEMBLY	MC	Y	\$350	\$0	N	35%	N	Y	C		
1546	EDIT	76-9-105.5(2A)+(3A)	EMERGENCY REPORTING ABUSE - NONEXISTENT EMERGENCY	MB	Y	\$690	\$0	N	90%		Y	C	MINIMUM MANDATORY SENTENCE - 4 DAYS INCARCERATION OR 40 HOURS COMMUNITY SERVICE	HB0113
1547	EDIT	76-9-105.5(2C)+(3D)	EMERGENCY REPORTING ABUSE - SEX DESIGNATED CHANGING ROOM	MB	Y	\$690	\$0	N	90%		Y	C	MINIMUM MANDATORY SENTENCE - 4 DAYS INCARCERATION OR 40 HOURS COMMUNITY SERVICE	HB0113
1548	ADD	76-9-105.5(2D)+(3E)	EMERGENCY REPORTING ABUSE - 911 INAPPROPRIATE	MB	Y	\$690	\$0	N	90%			C	MINIMUM MANDATORY SENTENCE - 4 DAYS INCARCERATION OR 40 HOURS COMMUNITY SERVICE	HB0113
1549	76-9-105.6		PROHIBITED USE OF PARTY LINE/PUBLIC PAY PHONE IN EMERGENCY	MC	Y	\$350	\$0	N	35%		Y	C		
1550	76-9-105(2)+(3A)		MAKING A FALSE ALARM	MB	Y	\$490	\$0	N	90%		Y	S		
1551	76-9-106		DISRUPTING OPERATION OF A SCHOOL	MB	Y	\$690	\$0	N	90%	N	Y	S		
1552	76-9-107		UNAUTHORIZED ENTRY ONTO A SCHOOL BUS	MB	N	\$260	\$0	N	90%		Y	S		
1553	76-9-108		DISRUPTING A FUNERAL/ MEMORIAL SERVICE	MB	Y	\$690	\$0	N	90%		Y	S		
1554	76-9-109		TARGETED RESIDENTIAL PICKETING	MB	Y	\$690	\$0	N	90%		Y	S		
1555	76-9-110		PUBLIC INTOXICATION	MC	Y	\$230	\$0	N	35%		Y	C		
1556	76-9-1102		CIGARETTE OR TOBACCO ADVERTISING VIOLATION	MB	Y	\$690	\$0	N	90%		Y	S		
1557	76-9-1103		PERMITTING A MINOR TO USE TOBACCO/E-CIG/NICOTINE IN BUSINESS	MC	Y	\$350	\$0	N	35%		Y	C		
1558	76-9-1104(2)+(3A)		PROVIDING CIGAR/CIG/E-CIG/NICOTINE/TOBACCO TO MINOR	MC	Y	\$350	\$0	N	35%		Y	C		
1559	76-9-1104(2)+(3B)		PROVIDING CIGAR/CIG/E-CIG/NICOTINE/TOBACCO TO MINOR - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1560	76-9-1105(2)+(3A)		PROVIDING TOBACCO PARAPHERNALIA TO A MINOR	MC	Y	\$350	\$0	N	35%		Y	C		
1561	76-9-1105(2)+(3B)		PROVIDING TOBACCO PARAPHERNALIA TO A MINOR - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1562	76-9-1106(2)+(3A)		BUYING/POSSESSING TOBACCO/E-CIG - ACTOR 18/19/20 YRS OLD	IN	Y	\$70	\$0	N	35%		Y	C	Minimum \$60 fine and participate in court-approved education program.	
1563	76-9-1107(2)+(3A)		ILLEGAL INDIRECT SALE OF TOBACCO/E-CIG/NICOTINE	MC	N	\$350	\$0	N	35%		Y	C	Minimum \$60 fine and participate in court-approved education program.	
1564	76-9-1107(2)+(3B)		ILLEGAL INDIRECT SALE OF TOBACCO/E-CIG/NICOTINE - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1565	76-9-1108(2)+(3A)		MINOR PRESENT IN TOBACCO SPECIALTY BUSINESS	MC	Y	\$350	\$0	N	35%		Y	C		
1566	76-9-1108(2)+(3B)		MINOR PRESENT IN TOBACCO SPECIALTY BUSINESS - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1567	76-9-1109		ILLEGAL SALE / GIFT OF CLOVE CIGARETTE	MB	Y	\$690	\$0	N	90%		Y	S	Minimum \$60 fine and participate in court-approved education program.	
1568	76-9-111		PUBLIC URINATION	IN	Y	\$110	\$0	N	35%		Y	C		
1569	76-9-1110		ABUSE OF PSYCHOTOXIC CHEMICAL SOLVENT	MB	Y	\$490	\$0	N	90%		Y	S		
1570	76-9-1112(2)+(3A)		ILLEGALLY PROVIDING SMOKELESS TOBACCO/E-CIGARETTE	MC	N	\$350	\$0	N	35%		Y	C		
1571	76-9-1112(2)+(3B)		ILLEGALLY PROVIDING SMOKELESS TOBACCO/E-CIGARETTE - W/PRIOR	MB	N	\$690	\$0	N	90%		Y	C		
1572	76-9-1113(2)+(3A)		ILLEGALLY DISTRIBUTING A TOBACCO PRODUCT	MC	N	\$280	\$0	N	35%		Y	C	Enhanceable Offense	
1573	76-9-1113(2)+(3B)		ILLEGALLY DISTRIBUTING A TOBACCO PRODUCT - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	S		
1574	76-9-1114(2)+(3A)		ILLEGALLY DISTRIBUTING A FLAVORED E-CIG PRODUCT	MC	N	\$350	\$0	N	35%		Y	C	Enhanceable Offense	
1575	76-9-1114(2)+(3B)		ILLEGALLY DISTRIBUTING A FLAVORED E-CIG PRODUCT - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1576	76-9-1115(2)+(3A)		ILLEGALLY DISTRIBUTING E-CIG WITHOUT FEDERAL AUTHORIZATION	MC	Y	\$350	\$0	N	35%		Y	C		
1577	76-9-1115(2)+(3B)		ILLEGALLY DISTRIBUTING E-CIG WITHOUT FEDERAL AUTH - W/PRIOR	MB	Y	\$690	\$0	N	90%		Y	C		
1578	76-9-1116(2)+(3A)		UNLAWFUL SALE OF TOBACCO/E-CIG/NICOTINE PRODUCT	IN	N	\$350	\$0	N	35%		Y	C		
1579	REMOVE	76-9-1116(2)+(3B)	UNLAWFUL SALE OF TOBACCO/E-CIG/NICOTINE PRODUCT - W/PRIOR	MC	N	\$700	\$0	N	35%		Y	C		
1580	76-9-1117		TRANSFERRING PROOF OF AGE TO ACCESS TOBACCO/E-CIG/NICOTINE	MB	Y	\$690	\$0	N	90%		Y	C		
1581	ADD	76-9-1120(2)+(3A)	SALE OF CANNABINOID INHALATION PRODUCT / SUBSTANCE	MC	Y	\$350	\$0	N	35%			C		20260701 - HB0265
1582	ADD	76-9-1120(2)+(3B)	SALE OF CANNABINOID INHALATION PRODUCT / SUBSTANCE - W/PRIOR	MB	Y	\$690	\$0	N	90%			C		20260701 - HB0265
1583	76-9-1202+73-2-27(2C)		INTERFERENCE WITH WATER FLOW	MB	Y	\$690	\$0	N	90%		Y	S		
1584	76-9-1203+73-2-27(2C)		TAKING WATER / DAMAGING FACILITY	MB	Y	\$690	\$0	N	90%		Y	S		
1585	76-9-1204+73-2-27(2C)		OBSTRUCTING WATER GATES	MB	Y	\$690	\$0	N	90%		Y	S		
1586	76-9-1206		FAILURE TO FENCE A SHAFT / WELL	MB	Y	\$690	\$0	N	90%		Y	S		
1587	76-9-1302		CREATING / SUPPORTING / RETAINING A NUISANCE	MB	Y	\$300	\$0	N	90%		Y	S		
1588	76-9-1303		BEFOULING WATERS	MB	Y	\$690	\$0	N	90%		Y	S		
1589	76-9-1304		UNLAWFUL DISPOSAL OF CARCASS OR OFFAL	MB	Y	\$690	\$0	N	90%		Y	S		
1590	76-9-1305		MAINTAINING / COMMITTING / FAILING TO REMOVE PUBLIC NUISANCE	MB	Y	\$690	\$0	N	90%		Y	S		
1591	76-9-1308		CRIMINAL VIOLATION OF ORDER ENJOINING PUBLIC NUISANCE	MB	Y	\$690	\$0	N	90%		Y	S		
1592	76-9-1402(2)+(3A)		PARTICIPATING IN GAMBLING	MB	Y	\$690	\$0	N	90%		Y	S	Enhanceable Offense	
1593	76-9-1403(2)+(3A)		PERMITTING GAMBLING	MB	Y	\$690	\$0	N	90%		Y	S		
1594	76-9-1406(2)+(3D)		GAMBLING FRAUD - VALUE < \$500	MB	Y	\$690	\$0	N	90%		Y	S		
1595	76-9-1409(2)+(3A)		ADVERTISING/SOLICITING PARTICIPATION IN LOTTERY	IN	Y	\$110	\$0	N	35%		Y	C		
1596	76-9-1409(2)+(3B)		ADVERTISING/SOLICITING PARTICIPATION IN LOTTERY - W/PRIOR	IN	Y	\$110	\$0	N	35%		Y	C		
1597	76-9-1410(2)+(3D)		OBTAINING BENEFIT FROM CONFIDENCE GAME - VALUE = \$500	MB	Y	\$690	\$0	N	90%		Y	S		
1598	76-9-1505(2A)		BUS CONDUCT - BREACH PEACE/DISORDERLY/VULGAR LANGUAGE	MC	N	\$350	\$0	N	35%		Y	C		
1599	76-9-1505(2B)		BUS CONDUCT - UNDER THE INFLUENCE OF ILLEGAL DRUGS	MC	N	\$350	\$0	N	35%		Y	C		
1600	76-9-1505(2C)		BUS CONDUCT - FAILURE TO OBEY REASONABLE REQUEST/ORDER	MC	N	\$350	\$0	N	35%		Y	C		
1601	76-9-1505(2D)		BUS CONDUCT - INGESTING ILLEGAL DRUGS/ALCOHOL ON BUS	MC	N	\$350	\$0	N	35%		Y	C		
1602	76-9-1505(2E)		BUS CONDUCT - SMOKING TOBACCO / OTHER PRODUCT	MC	N	\$350	\$0	N	35%		Y	C		
1603	76-9-1506		REFUSAL TO LEAVE A TERMINAL	MC	N	\$350	\$0	N	35%		Y	C		
1604	76-9-1510		CONSPIRACY TO OBSTRUCT OPERATION OF BUS	MC	N	\$350	\$0	N	35%		Y	C		
1605	76-9-1604(2)+(3A)		FAILURE TO REPORT \$10K+ FINANCIAL TRANSACTION	MC	Y	\$350	\$0	N	35%		Y	C		

Action	Current Violation Code	New Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	UFS Comments	UPDATING NOTES
1606	76-9-1702		USING LASER POINTER AGAINST MOTOR VEHICLE / OCCUPANT	IN	N	\$160	\$0	N	35%		Y	C		
1607	76-9-1703(2)+(3A)		USING LASER POINTER AGAINST AIRCRAFT / OCCUPANT	MB	Y	\$690	\$0	N	90%		Y	C		
1608	76-9-1704		USING LASER POINTER AGAINST LAW ENFORCEMENT OFFICER	MC	N	\$590	\$0	N	35%		Y	C		
1609	76-9-1802		LITTERING ON LAND/WATERWAY	MC	N	\$350	\$0	N	35%		Y	C		
1610	76-9-1803		FAILURE TO PREVENT ADVERTISING MATERIAL FROM BECOMING LITTER	MC	N	\$350	\$0	N	35%		Y			
1611	76-9-1804		FAILURE TO REMOVE INJURIOUS SUBSTANCE WHILE REMOVING VEHICLE	MC	N	\$350	\$0	N	35%		Y			
1612	76-9-1805		FAILURE TO PREVENT LITTER ACCUMULATION AT CONSTRUCTION SITE	MC	N	\$350	\$0	N	35%		Y			
1613	76-9-1806		FAILURE TO PROVIDE SUFFICIENT LITTER RECEPTACLES	MC	Y	\$350	\$0	N	35%		Y			
1614	76-9-1807		MISUSING A RECYCLING BIN	IN	N	\$160	\$0	N	35%		Y	C		
1615	76-9-2002		UNLAWFULLY TATTOOING A MINOR	MB	Y	\$690	\$0	N	90%		Y	S		
1616	76-9-2003		UNLAWFULLY BODY PIERCING A MINOR	MB	Y	\$690	\$0	N	90%		Y	S		
1617	ADD	76-9-2004	UNLAWFUL SCARIFICATION OF A MINOR	MB	Y	\$1,000	\$0	N	90%			C		HB0531
1618	76-9-602		FALSE REPRESENTATION OF THE MILITARY	IN	N	\$350	\$0	N	35%		Y	C		
1619	REMOVE	76-9-702(1)	LEWDNESS - FIRST OR SECOND OFFENSE	MB	Y	\$690	\$0	N	90%		Y	S		ANNUAL MAINTENANCE - renumbered in 2025
1620	76-9-805(2)+(3A)		FAILURE TO DISPERSE FROM NO GANG LOITERING AREA	MB	Y	\$1,150	\$0	N	90%		Y	S		
1621	76-9-805(2)+(3B)		FAILURE TO DISPERSE FROM NO GANG LOITERING AREA - W/PRIOR	MB	Y	\$1,150	\$0	N	90%		Y	S		
1622	77-23-105		FAIL TO STOP - ADMIN TRAFFIC CHECKPOINT	MB	Y	\$690	\$0	N	90%	T	Y	S		
1623	77-23A-4		WIRETAPPING OR INTERCEPTING ELECTRONIC COMMUNICATIONS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1624	77-23A-4(1)		INTERCEPTING ELECTRONIC COMMUNICATIONS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1625	ADD	77-27-9	DISOBEYING BOARD OF PARDONS AND PAROLE SUBPOENA	MB	Y	\$690	\$0	N	90%			C		HB0110
1626	77-32-202(6)(D)		FALSE STATEMENT IN AFFIDAVIT OF INDIGENCY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1627	77-36-1.1(3)(A)		PENALTY ENHANCEMENT FOR A DOMESTIC VIOLENCE OFFENSE	MB	Y	\$690	\$0	N	90%	N	Y	S	Underlying offense establishes the bail	
1628	77-37-4(5)		DISTRIBUTION, RELEASE, OR DISPLAY OF CHILD VICTIM INTERVIEW	MB	Y	\$690	\$0	N	90%	N	Y	S		
1629	77-37-4(7)		DISTRIBUTE, RELEASE OR DISPLAY CHILD VICTIM INTERVIEW	MB	Y	\$690	\$0	N	90%	N	Y	S		
1630	EDIT	77-38-609(5)	OBTAIN/DISCLOSE CONFIDENTIAL SAFE AT HOME INFORMATION	MB	Y	\$690	\$0	N	90%	N	Y	S		20260701 - SB0323
1631	77-7-24		FAIL TO SIGN A PROMISE TO APPEAR	MC	N	\$60	\$0	Y	0%	N	Y	C		
1632	77-7-26		DISPOSING OF/CANCELING NOTICE TO APPEAR OR TRAFFIC CITATION	MB	Y	\$690	\$0	N	90%	N	Y	S		
1633	78A-2-229		DIST/RELEASE DOCS PROVIDED TO PRO SE LITIGANT (AFTER DISPO)	MB	Y	\$690	\$0	N	90%	N	Y	S		
1634	78A-2-411		COURT REPORTER OR TRANSCRIPT VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
1635	78A-6-1001		OFFENSES AGAINST A MINOR	MB	Y	\$690	\$0	N	90%	N	Y	S		
1636	78A-6-105		INDIVIDUAL/ENTITY KNOWINGLY ENGAGING IN UNREGULATED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%	N	Y	S		
1637	78A-6-1101(3)(A)		VIOLATION OF COURT ORDER/JUV. COURT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1638	78A-6-352		WILLFUL FAILURE TO APPEAR WITH CHILD AFTER WRITTEN PROMISE	MB	N	\$690	\$0	N	90%	N	Y	S		
1639	78B-1-115(3)		MISREPRESENT MATERIAL FACTS REGARDING JURY DUTY	IN	Y	\$280	\$0	N	35%	N	Y	C		
1640	78B-1-126		JUROR OR WITNESS PURCHASE OF CERTIFICATE VIOLATION	MB	N	\$690	\$0	N	90%	N	Y	C		
1641	78B-1-132		MAY NOT FIRE EMPLOYER FOR RESPONSE TO SUBPPQ	MB	Y	\$630	\$0	N	90%	N	Y	S		
1642	78B-5-705(1)		FALSE WRITTEN STATEMENT	MB	Y	\$690	\$0	N	90%	N	Y	S		
1643	RENUMBER	78B-6-1102.5	VIOLATION OF ORDER ENJOINING ANNUISANCE	MB	Y	\$690	\$0	N	90%	N	Y	S		HB0591
1644	REMOVE	78B-7-407(2)	VIOLATION OF DATING VIOLENCE PROTECTIVE ORDER	MB	Y	\$670	\$0	N	90%	N	Y	S		ANNUAL MAINTENANCE - erroneous entry
1645	REMOVE	78B-7-806(1)(A)	VIOLATION OF A JAIL/JAIL RELEASE COURT ORDER	MB	Y	\$690	\$0	N	90%	N	Y	S		Duplicate
1646	78B-7-806(1)(A)		CONTACT DOMESTIC VIOLENCE VICTIM FROM CUSTODY	MB	Y	\$690	\$0	N	90%	N	Y	S		
1647	78B-8-304(2)		BILL FALSELY FOR PROCESS SERVICE	IN	Y	\$350	\$0	N	35%	N	Y	C		
1648	78B-8-403		BREACH OF CONFIDENTIALITY REQUIREMENTS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1649	78B-8-602		NO PROOF OF OWNERSHIP TO HARVEST, TRANSPORT FOREST PRODUCTS	MB	N	\$110	\$0	Y	0%	N	Y	S		
1650	78B-8-603		TRANSPORT FOREST PRODUCTS/NATIVE VEGETATION IN/THRU STATE	MB	Y	\$690	\$0	N	90%	N	Y	S		
1651	79-2-404(4)		NATURAL RES CONTRACTOR CIRCUIMENT HEALTH INS COVERAGE REQ	IN	N	\$750	\$0	N	35%	N	Y			
1652	80-2-1005(7)(A)(I)		RELEASE OF CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N	35%	N	Y			
1653	80-2-1005(7)(A)(II)		REQUEST ANOTHER PERSON TO RELEASE CONFIDENTIAL DCFS INFO	MC	Y	\$350	\$0	N	35%	N	Y			
1654	80-2-1007(5)		UNLAWFUL REMOVAL OF DIVISION SERVICES PAYMENT RECORDS	MB	Y	\$690	\$0	N	90%	N	Y			
1655	80-2-609(3A)		FAILURE TO REPORT ABUSE OF A CHILD	MB	Y	\$690	\$0	N	90%		Y	C		
1656	80-2-609(4)		THREAT/INTIMIDATE SUBJECT OF CHILD ABUSE REPORT	MB	Y	\$690	\$0	N	90%		Y	C		
1657	80-5-601		HARBORING A RUNAWAY	MB	Y	\$690	\$0	N	90%	N	Y			
1658	80-6-204		VIOLATE DETENTION / CONFINEMENT OF A MINOR REQUIREMENTS	MB	Y	\$690	\$0	N	90%		Y	C		
1659	81-14-203		PROHIBITED CUSTODY TRANSFER	MB	Y	\$690	\$0	N	90%		Y			
1660	81-14-205		PROHIBITED SOLICITING OR ADVERTISING - TRANSFER OF CUSTODY	MB	Y	\$690	\$0	N	90%		Y			
1661	81-2-305(5)		FAILURE TO RETURN MARRIAGE LIC TO COUNTY CLERK W/IN 30 DAYS	IN	N	\$110	\$0	N	35%		Y	C		
1662	81-5-406		UNAUTHORIZED RELEASE OF CONFIDENTIAL INFORMATION FROM OVRS	MB	Y	\$690	\$0	N	90%		Y			
1663	9-4-612		FRAUDULENTLY OBTAIN HOUSING BENEFITS	MB	Y	\$690	\$0	N	90%	N	Y	S		
1664	9-8A-305		EXCAVATE/REMOVE ARCHEOLOGICAL RESOURCE W/O PERMIT	MB	Y	\$1,950	\$0	N	90%	Y	Y	C		
1665	9-7-214		INTENT DEFACE/DESTROY/REFUSE TO RETURN STATE LIBRARY PROPERTY	MB	N	\$680	\$0	N	90%	Y	Y	C		
1666	9-9-211		HUNTING, TRAPPING OR FISHING ON RESERVATION	MB	N	\$680	\$0	N	90%	N	Y	C		

WILDLIFE RESOURCES RULE ENTRIES

Last updated **May 6, 2026**.

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
R657-11-8	TRAP REGISTRATION NUMBER VIOLATION	IN	N	\$190	\$0	N	35%			C	
R657-11-9	TRAPPING DEVICE VIOLATION	IN	N	\$190	\$0	N	35%	N	Y	C	
R657-3	COLLECT, IMPORT, TRANSPORT, AND POSSESSION OF ANIMAL	IN	N	\$130	\$0	N	35%	N	Y	C	
R657-60-5	EQUIPMENT / CONVEYANCE - LAUNCHING / TRANSPORT VIOLATION	IN	N	\$190	\$0	N	35%			C	
R657-9-31	SHOOTING HOURS VIOLATION	IN	N	\$150	\$0	N	35%	N	N	C	
WR1050	HARVEST BRINE SHRIMP W/O VALID COR 23A-4-201	MB	N	\$800	\$0	N	90%	N	Y	C	
WR1100	FISHING W/O VALID LICENSE 23A-4-201	MB	N	\$160	\$60	N	90%	N	Y	C	\$60 suspended upon proof of valid license
WR1150	HUNT/TRAP W/O LICENSE - INCLUDES LENDING 23A-4-201	MB	N	\$210	\$60	N	90%	N	Y	C	\$60 suspended upon proof of valid license
WR1250	NON-RES HUNT BIG GAME/BEAR W/O LICENSE 23-19-4	MB	N	\$690	\$0	N	90%	N	Y	C	
WR1300	HUNT ON A CWMU W/O PERMIT 23A-7-208	MB	N	\$170	\$0	N	90%	N	Y	C	
WR1350	HUNT BIG GAME ON CWMU W/O PERMIT 23A-7-208	MB	N	\$290	\$0	N	90%	N	Y	C	
WR1400	PURCHASE OF FURBEARER LICENSE W/O EDUCATION 23A-4-1005	MB	N	\$210	\$0	N	90%	N	Y	C	
WR1450	WILLFUL UNLAWFUL SALE OF A LICENSE 23A-4-501	MB	N	\$290	\$0	N	90%	N	Y	C	
WR1500	UNLAWFUL SALE OF A LICENSE W/O HUNTER SAFETY CERT 23A-4-501	MB	N	\$210	\$0	N	90%	N	Y	C	
WR1550	UNLAWFUL PURCHASE OF LICENSE WITH FTA 23A-4-501	MB	N	\$690	\$0	N	90%	N	Y	C	
WR1600	UNLAWFUL PURCHASE BY MISREPRESENTATION 23A-4-1101	MB	N	\$690	\$0	N	90%	N	Y	C	
WR1650	COUNTERFEITING OF A LICENSE 23A-4-1103	MA	Y	\$1,960	\$0	N	90%	N	Y	C	
WR1700	UNLAWFUL PURCHASE OF LICENSE WHILE ON SUSPENSION 23A-4-1107	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR1800	DEALING IN FURS W/O A VALID REGISTRATION 23A-4-905	MB	N	\$690	\$0	N	90%	N	Y	C	
WR2000	TAKE/POSSESS PROTECTED WILD LIFE - FISH 23A-5-309	MB	N	\$190	\$0	N	90%	N	Y	C	
WR2001	TAKE/POSSESS PROTECTED WILD LIFE - OVERLIMIT FISH 23A-5-309	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2060	POSSESS CORN/BAIT WHILE FISHING 23A-5-309	MB	N	\$150	\$0	N	90%	N	Y	C	
WR2200	TAKE/POSSESS PROTECTED WILD LIFE - SMALL GAME 23A-5-309	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2201	TAKE/POSSESS PROTECT WILD LIFE - OVERLIMIT SM GAME 23A-5-309	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2202	TAKE/POSSESS PROT WILD LIFE - <-LEGAL HRS SM GAME 23A-5-309	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2301	TAKE/POSSESS PROTECT WILD LIFE - LEGAL HRS MIG BIRD 23A-5-309	MB	Y	\$190	\$0	N	90%	N	Y	C	
WR2302	HUNTING MIGRATORY BIRDS W/O VALID STAMP 23A-5-309	MB	N	\$140	\$0	N	90%	N	Y	C	
WR2370	UNLAWFUL POSSESSION OF TOXIC SHOT 23A-5-309	MB	N	\$140	\$0	N	90%	N	Y	C	
WR2400	TAKE/POSSESS PROTECTED WILD LIFE 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2401	TAKE/POSSESS PROTECTED WILD LIFE - ANTLERS 23A-5-309	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR2460	POSSESS FIREARM BY PURSUIT-ONLY PERMIT HOLDER 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2461	POSSESS FIREARM BY ARCHER/MUZZLELOADER PERMIT HLDR 23A-5-309	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2462	SHOOTING IN A RESTRICTED OR CLOSED AREA 23A-5-309	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2463	UNLAWFUL BAITING OR METHODS OF BAITING BEAR 23A-5-309	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2464	UNLAWFUL BAITING OF BIG GAME 23A-11-203	MB	N	\$350	\$0	N	90%	N	Y	C	
WR2470	UNLAWFUL METHODS OF TRAPPING 23A-5-309	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2500	TAKE/POSSESS PROTECTED WILD LIFE - BRINE SHRIMP 23A-5-309	MB	Y	\$1,960	\$0	N	90%	N	Y	C	
WR2521	NO CERT OF REG AT HARVEST LOCATION - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2522	NO HELPER CARD ON PERSON - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	N	C	
WR2523	NO SEINER/ALT SEINER AT HARVEST LOC - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2524	FAIL TO PROVIDE ACCUR HARV RECORDS - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2525	FAIL TO SUBMIT ANNUAL REPORT - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	N	C	
WR2561	INTERFERE - DISTURB STREAK OF EGGS - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2562	INTERFERE - REMOVE EGGS W/O PERMISS - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2563	INTERFERE - ENCROACH WITHIN 300YDS - BRINE SHRIMP 23A-5-309	MB	N	\$300	\$0	N	90%	N	Y	C	
WR2564	LEAVE BOOM UNATTENDED - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2565	NO DISPLAY C.O.R MARKER AT HARV LOC - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2566	NO ID NUMBERS/LETTERS ON EQUIPMENT - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	N	C	
WR2567	WRONG SIZE LETTERS/NUMBERS ON EQUIP - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	N	C	
WR2568	FAIL TO PROPERLY TAG CONTAINERS - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2570	RETURNING EGGS TO GREAT SALT LAKE - BRINE SHRIMP 23A-5-309	MB	N	\$800	\$0	N	90%	N	Y	C	
WR2600	TAKING PROTECTED WILDLIFE WHILE TRESPASSING 23A-5-310	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2640	ALLOW DOG TO TAKE PROTECTED WILDLIFE 23A-5-309	MB	Y	\$690	\$0	N	90%	N	N	C	
WR2650	CAPTURE/POSSESS/USE BIRDS IN FALCONRY 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2660	TAKING PROTECTED WILDLIFE FROM VEHICLE 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2661	UNLAWFUL TAKING WHILE SPOTLIGHTING 23A-5-309	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2662	UNLAWFUL CONCEALMENT/CAMOUFLAGE 23A-5-309	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2663	UNLAWFUL BAIT/ATTRACTANT 23A-5-309	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2664	UNLAWFUL DECOYS/CALLS 23A-5-309	MB	Y	\$240	\$0	N	90%	N	Y	C	
WR2710	FAIL TO HAVE WILDLIFE CHECKED/SEALED IN REQ TIME 23A-5-309	MB	N	\$240	\$0	N	90%	N	Y	C	
WR2720	UNLAWFUL OPERATE/PARTICIPATE IN CWMU 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
WR2725	UNLAWFUL OPERATE/PARTICIPATE IN COMMERCIAL HUNTING 23A-5-309	MB	N	\$690	\$0	N	90%	N	Y	C	
WR2730	UNLAWFUL ENTER/HOLD CONTEST INV PROTECTED WILDLIFE 23A-5-309	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR2740	UNLAWFUL HOLD PROTECTED WILDLIFE IN CAPTIVITY 23A-5-309	MB	N	\$690	\$0	N	90%	N	Y	C	
WR3000	WANTON DESTRUCTION - VALUE <250 PTS 23A-5-311	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR3006	WANTON DESTRUCTION - FISH VALUE <250 PTS 23A-5-311	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3012	WANTON DESTRUCTION - SMALL GAME VALUE <250 PTS 23A-5-311	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3109	WANTON DESTRUCTION - OVERLIMIT/OUT OF SEASON-MB 23A-5-311	MB	Y	\$400	\$0	N	90%	N	Y	C	
WR3115	WANTON DESTRUCTION - <>LEGAL HRS-MB 23A-5-311	MB	N	\$400	\$0	N	90%	N	Y	C	
WR4103	IMPORT/EXPORT OF PROTECTED WILDLIFE 23A-5-303	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4104	WASTE PROTECTED WILDLIFE - NOT BIG GAME 23A-5-314	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4105	WASTE PROTECTED WILDLIFE - BIG GAME 23A-5-314	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4106	UNLAWFUL DONATION OF PROTECTED WILDLIFE 23A-1-205	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4107	ADMINISTER SUBSTANCE TO PROTECTED WILDLIFE 23A-5-308	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR4200	ADMIN/ATTEMPT ADMIN SUBSTANCE TO PROTECTED WILDLIFE 23-13-19	MA	Y	\$1,960	\$0	N	90%	N	Y	C	
WR4201	UNLAWFUL COMMERCIALIZATION OF WILDLIFE 23A-5-304	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4300	RECEIVE CARCASS TO PROCESS/STORE - NO TAG/SLIP 23A-5-204	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4301	UNLAWFUL DIVERT/DRAIN PUBLIC WATER - INDIVIDUAL 23A-9-301	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4302	UNLAWFUL DIVERT/DRAIN PUBLIC WATER - MUNI/CORP 23A-9-301	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4303	POLLUTING PUBLIC WATERS - INDIVIDUAL 23A-9-302	MB	Y	\$290	\$0	N	90%	N	Y	C	
WR4305	INVASIVE SPECIES - POSSESSION 23A-10-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR4306	INVASIVE SPECIES - RELEASE 23A-10-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR4307	INVASIVE SPECIES - TRANS CONTAM CONVEY/EQUIP 23A-10-201	IN	N	\$160	\$0	N	35%	N	Y	C	
WR4311	PASS STATION/CHECKPNT W/O PRESENTING CONVEYANCE 23A-10-201	MB	Y	\$690	\$0	N	90%	N	Y	C	May reduce to \$160 for the first offense
WR4400	SEINING OF PROTECTED AQUATIC WILDLIFE 23A-9-304	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4401	POSSESS/TRANSPORT LIVE PROTECTED AQUATIC WILDLIFE 23A-9-305	MB	Y	\$690	\$0	N	90%	N	Y	C	
WR4501	FAIL TO PRODUCE REQUESTED LICENSE/DEVICE/WILDLIFE 23A-5-207	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4502	INTERFERE/INTIMIDATE/HARASS CONSERVATION OFFICER 23A-5-319	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4503	INTERFERENCE W/LEGAL HUNTING ACTIVITY 23A-5-321	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4504	FAIL TO STOP AT DWR ROADBLOCK OR CHECKING STATION 23A-5-320	MB	Y	\$360	\$0	N	90%	N	Y	C	
WR4600	JUVENILE HUNTING W/O PROPER ADULT SUPERVISION 23A-4-708	MB	N	\$170	\$0	N	90%	N	Y	C	
WR4601	FAILURE TO WEAR HUNTER ORANGE 23A-11-205	MB	N	\$170	\$0	N	90%	N	Y	C	
WR4700	IMPROPER TAGGING - BIG GAME/BEAR/FURBEARER 23A-4-709	MB	N	\$290	\$0	N	90%	N	Y	C	
WR4701	IMPROPER TAGGING - MIGRATORY BIRDS/SMALL GAME 23A-4-709	MB	N	\$170	\$0	N	90%	N	Y	C	
WR4702	FAILURE TO TAG - BIG GAME/BEAR 23A-4-709	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4703	FAILURE TO TAG - MIGRATORY BIRDS/SMALL GAME 23A-4-709	MB	N	\$180	\$0	N	90%	N	Y	C	
WR4800	DESTROYING DWR SIGN/EQUIPMENT/DEVICE 23A-5-316	MB	N	\$480	\$0	N	90%	N	Y	C	
WR4801	TRESPASSING DURING WILDLIFE RELATED ACTIVITY 23A-5-317	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4802	UNLAWFUL POSTING OF PUBLIC LANDS 23A-5-317	MB	N	\$690	\$0	N	90%	N	Y	C	
WR4803	DESTRUCTION OF SIGN/INCLOSURE ON PRIVATE LAND 23A-5-318	MB	N	\$480	\$0	N	90%	N	Y	C	
WR4820	UNLAWFUL USE/ACTIVITY ON DWR LANDS 23A-6-404	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4821	UNLAWFUL USE/ACTIVITY ON DWR LANDS - GRAZING 23A-6-404	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4822	UNLAWFUL USE/ACTIVITY ON DWR LANDS - CAMP >14 DAYS 23A-6-404	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4823	UNLAWFUL USE/ACTIVITY ON DWR LANDS - TRESPASS 23A-6-404	MB	N	\$210	\$0	N	90%	N	Y	C	
WR4824	UNLAWFUL USE/ACTIVITY ON DWR LANDS - COMMERCIAL 23A-6-404	MB	Y	\$210	\$0	N	90%	N	Y	C	
WR4850	FAILURE TO POST CO-OP WL MANAGE UNIT BOUNDARIES 23A-7-204	MB	N	\$150	\$0	N	90%	N	Y	C	
WR4851	FAILURE TO PROVIDE CO-OP WL MANAGE UNIT GUIDELINES 23A-7-204	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	Y	C	
WR5100	BRINE SHRIMP RULE VIOLATION R657-52	IN	N	\$730	\$0	N	35%	N	Y	C	
WR5104	INTERFERE - ENCROACH WITHIN 300YDS - BRINE SHRIMP 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 SPOTLIGHTING - POSSESS WEAPON BIG GAME R657-5-13	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5202	TAGGING - NO ATTACHED SEX/SPECIES/AGE EVI BIG GAME R657-5-17	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5203	FAIL TO HAVE WILDLIFE CHECKED/SEALED IN REQ TIME R657-5	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5204	AERIAL LOCATE WILDLIFE <48 HRS FROM BIG GAME HUNT R657-5-14	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5207	UNLAWFUL PURCHASE LICENSE - WAITING PERIOD BIG GAME R657-5-3	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5208	UNLAWFUL PURCHASE LICENSE - EXCESS PERMIT BIG GAME 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 LICENSE - WAITING PERIOD BEAR R657-33-3	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5307	UNLAWFUL SPOTLIGHTING - POSSESS WEAPON BEAR 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	TAGGING - NO ATTACHED SEX/SPECIES EVI COUGAR R657-10-14	IN	N	\$190	\$0	N	35%	N	Y	C	

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
WR5354	UNLAWFUL PURCHASE LICENSE - WAITING PERIOD COUGAR R657-10-13	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5355	UNLAWFUL SPOTLIGHTING - POSSESS WEAPON COUGAR 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	TAGGING - NO ATTACHED SEX/SPECIES EVI 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	DESTROY/REMOVE/POSSESS ANOTHERS TRAPS R657-11-10	IN	N	\$190	\$0	N	35%	N	Y	C	
WR5504	UNLAWFUL SPOTLIGHTING - POSSESS WEAPON FURBEARER 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	TAGGING - NO ATTACHED SEX/SPECIES EVI TURKEY R657-54-12	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5602	UNLAWFUL SPOTLIGHTING - POSSESS WEAPON TURKEY 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	TAGGING - NO ATTACHED SEX/SPECIES EVI UPLAND GAME 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 SPOTLIGHTING - POSSESS WEAPON UPLAND GAME 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	TAGGING - NO ATTACHED SEX/SPECIES EVI WATERFOWL 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 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 VIOLATION R657-3	IN	N	\$140	\$0	N	35%	N	Y	C	
WR5901	AMPHIBIAN/REPTILE COLLECTION/POSSESSION 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 ON DWR LANDS R657-28	IN	N	\$140	\$0	N	35%	N	Y	C	

OUTDOOR RECREATION / STATE PARKS – UTAH ADMINISTRATIVE CODE ENTRIES

Utah Code §63G-3-701 states: "The [Utah Administrative 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 Codes beginning with "R650" are managed by the Division of Outdoor Recreation, while those beginning with "R651" are managed by the Division of State Parks. *Last updated May 6, 2026.*

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
R650-203-1	FAILURE TO OBEY WATERWAY MARKERS	MC	N	\$180	\$0	N	35%	N	N	C	
R650-203-5(2)	APPROACHING WITHIN 150 FT OF A DIVERS FLAG	MC	N	\$180	\$0	N	35%	N	N	C	
R650-204-1	PLACING A WATERWAY MARKER WITHOUT WRITTEN AUTHORIZATION	MC	Y	\$490	\$0	N	35%	N	N	C	
R650-204-3(1)	PLACING PERMANENT/ANCHORED OBJECT W/O WRITTEN AUTHORIZATION	MC	Y	\$490	\$0	N	35%	N	N	C	
R650-204-4	REMOVING / DESTROYING / DAMAGING AUTHORIZED WATERWAY MARKER	MC	Y	\$490	\$0	N	35%	N	Y	C	
R650-205-10	ZONED - KENS LAKE = ELECTRIC TROLLING MOTORS ONLY	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-11(1)	ZONED - PINEVIEW = ELECTRIC MOTORS ONLY IN DESIGNATED AREAS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-11(2)	ZONED - PINEVIEW = NO VESSEL - MIDDLE INLET / CEMETERY POINT	MC	Y	\$290	\$0	N	35%			C	
R650-205-12	ZONED - JORDANELLE - HAILSTONE BEACH = NO MOTORS/SAILBOATS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-13	ZONED - LITTLE DELL = NO MOTORS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-14	ZONED - BEAR LAKE - CISCO BEACH VIOLATION - 7/1 TO LABOR DAY	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-15	ZONED - LOST CREEK = VESSELS NOT TO EXCEED WAKELESS SPEED	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-16	ZONED - HUNTINGTON = MOTORS EXCEEDING 10 HP PROHIBITED	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-17	ZONED - CUTLER = NO MOTOR OVER 35 HP / WAKELESS LOCATIONS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-18	ZONED - NEWTON = WAKELESS IF EVLEVATION BELOW 4,761 FT	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-205-2	ZONED - DEER CREEK = ACTIVE 1500 FT DAM - WALLSBERG WAKELESS	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-205-3	ZONED - GREEN RIVER = NO MOTOR FROM FLAMING GORGE TO RED CRK	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-4	ZONED - STANSBURY PARK = VESSEL 20+ FT / ELECTRIC TROLL ONLY	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-5	ZONED - LOWER PROVO = PIPELINE NO WAKE BELOW /NO MOTOR ABOVE	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-6	ZONED - DECKER LAKE = NO MOTORS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-7	ZONED - PALISADE LAKE = ELECTRIC TROLLING MOTORS ONLY	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-8	ZONED - IVINS = MOTORS 10+ HP PROHIBITED	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-205-9	ZONED - JORDAN RIVER = NO MOTORS / UTAH COUNTY <10 HP	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-206-2(10)	OUTFIT - ASSIGNED TRIP LEADER FAILURE TO ACCOMPANY	MC	Y	\$290	\$0	N	35%			C	
R650-206-2(12)	OUTFIT - FAILURE TO EQUIP VESSEL WITH SAFETY EQUIPMENT	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-2(14)	OUTFIT - FAILURE TO ENSURE VESSEL MEETS REQD MAINT & INSPECT	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-206-2(16)	OUTFIT - FAILURE TO RETAIN MAINT & INSPECT FILE FOR SIX YRS	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-2(17)	OUTFIT - VESSEL W/PASSENGERS LIABILITY INSURANCE VIOLATION	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-206-2(1A)	OUTFIT - FAILURE TO REGISTER	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-2(4)	OUTFIT - AGENT FAILURE TO CERTIFY EXPERIENCE/QUALIFICATIONS	MC	Y	\$290	\$0	N	35%			C	
R650-206-2(5)	OUTFIT - FAILURE TO CREATE / MAINTAIN TRIP MAINFEST	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-2(7)	OUTFIT - FAILURE TO MAINTAIN TRIP LOG FOR EACH LEADER/GUIDE	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-3(14)	GUIDE - CARRYING PASSENGERS IN UNFAMILIAR VESSEL OR WATERWAY	MC	N	\$190	\$0	N	35%	N	N	C	
R650-206-3(3)	GUIDE - FAILURE TO POSSESS ISSUED TRIP MAINFEST	MC	N	\$290	\$0	N	35%	N	N	C	
R650-206-4(5)	OUTFIT - PFD NOT LABELED WITH OUTFITTING COMPANY NAME	MC	N	\$150	\$0	N	35%	N	Y	C	
R650-206-4(8)	GUIDE - FAILURE TO ENSURE PASSENGER COMPLIANCE W/ PFD RULES	MC	N	\$150	\$0	N	35%	N	N	C	
R650-206-6(10)	OUTFIT - FAILURE TO EQUIP VESSEL W/ MARINE TOILET / WASHBASIN	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-6(11A)	OUTFIT - MARINE TOILET / WASHBASIN CONNECTION VIOLATION	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-6(11D)	OUTFIT - MARINE TOILET / WASHBASIN CONDITION VIOLATION	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-206-6(6)	OUTFIT - FAILURE TO ENSURE SUITABLE ANCHORAGE /LINES /STRAPS	MC	Y	\$180	\$0	N	35%	N	Y	C	
R650-206-6(9)	OUTFIT - OUTFITTING COMPANY NAME NOT DISPLAYED ON VESSEL	MC	N	\$150	\$0	N	35%	N	N	C	
R650-206-8(1)	OUTFIT - FAILURE TO COMPLY WITH MAINT & INSPECT PROGRAM	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-209-1(1A)	ANCHORED VESSEL - UNATTENDED FOR 48+ HOURS VIOLATION	MC	N	\$180	\$0	N	35%			C	
R650-209-1(1B)	ANCHORED VESSEL - SAME LOCATION FOR 72+ HOURS VIOLATION	MC	N	\$180	\$0	N	35%			C	
R650-209-1(2)	ANCHORED VESSEL - FAILURE TO MOVE TWO+ MILES FROM LAST SITE	MC	N	\$180	\$0	N	35%			C	
R650-209-2(1A)	BEACHED VESSEL - UNATTENDED FOR 48+ HOURS VIOLATION	MC	N	\$180	\$0	N	35%			C	
R650-209-2(1B)	BEACHED VESSEL - SAME LOCATION FOR 72+ HOURS VIOLATION	MC	N	\$180	\$0	N	35%			C	
R650-209-2(2)	BEACHED VESSEL - FAILURE TO MOVE TWO+ MILES FROM LAST SITE	MC	N	\$180	\$0	N	35%			C	
R650-212-1	REGISTRATION - FAILURE TO DISPLAY YEARLY REGISTRATION DECAL	IN	N	\$150	\$0	N	35%	N	N	C	
R650-212-2	REGISTRATION - FAILURE TO DISPLAY MONTHLY REGISTRATION DECAL	IN	N	\$150	\$0	N	35%	N	N	C	
R650-213-1(5A)	DEALER - NUMBER/DECAL VALID ONLY TO DEMONSTRATE/SERVICE/TEST	IN	N	\$180	\$0	N	35%	N	N	C	
R650-213-1(5B)	DEALER - DLR/EMP NOT PRESENT TO DEMONSTRATE/SERVICE/TEST	IN	N	\$150	\$0	N	35%			C	
R650-213-1(6)	DEALER - USED ON RENTAL / LEASE OR VESSEL NOT IN INVENTORY	IN	N	\$150	\$0	N	35%	N	N	C	
R650-213-1(7)(a)	DEALER - FAILURE TO MOUNT NUMBER/DECAL ON BACKING PLATE	IN	N	\$150	\$0	N	35%			C	
R650-213-1(7)(b)	DEALER - NUMBER/DECAL PERMANENTLY AFFIXED TO VESSEL	IN	N	\$150	\$0	N	35%	N	N	C	
R650-213-1(9)	DEALER - FAILURE TO SURRENDER NUMBER/DECAL AFTER REVO / SUSP	IN	N	\$150	\$0	N	35%			C	
R650-214-1(2)	DEALER - TEMPORARY REGISTRATION EXPIRED	IN	N	\$150	\$0	N	35%	N	Y	C	
R650-215-2(1)	PFD - OPERATING 16-40FT VESSEL W/<1 THROWABLE PFD	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-2(2)	PFD - OPERATING >40FT VESSEL W/<2 THROWABLE PFDs /WRONG SPEC	IN	N	\$150	\$0	N	35%			C	
R650-215-3	PFD - NOT IMMEDIATELY AVAILABLE / NOT READILY ACCESSIBLE	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-4	PFD - TYPE V USED CONTRARY TO APPROVED CONDITIONS ON LABEL	IN	N	\$150	\$0	N	35%	N	N	C	

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLR Reportable	BCI Reportable	Transport	Comments
R650-215-5	PFD - ON A WHITEWATER RIVER WITHOUT THE PROPER PFD	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-6	PFD - PERSON 12 OR UNDER NOT WEARING PFD	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-6(1)	PFD - INFLATABLE PFD NOT ALLOWED BY AGE OR ACTIVITY	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-6(2)	PFD - FAILURE TO WEAR PFD WHILE ON PERSONAL WATERCRAFT	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-6(5)	PFD - FAILURE TO WEAR PFD ON A RIVER	IN	N	\$150	\$0	N	35%	N	N	C	
R650-215-8	PFD - NOT USED ACCORDING TO LABELING	IN	N	\$150	\$0	N	35%	N	N	C	
R650-216-1	NAV LIGHT - IMPROPER NAV LIGHT ON MOTORBOAT <40FT	IN	N	\$150	\$0	N	35%			C	
R650-216-2	NAV LIGHT - IMPROPER NAV LIGHT ON MOTORBOAT 40+FT	IN	N	\$150	\$0	N	35%			C	
R650-216-3	NAV LIGHT - IMPROPER NAV LIGHT ON SAILBOAT	IN	N	\$150	\$0	N	35%			C	
R650-216-4	NAV LIGHT - IMPROPER NAV LIGHT ON SAILBOAT UNDER MOTOR POWER	IN	N	\$150	\$0	N	35%			C	
R650-216-5	NAV LIGHT - IMPROPER NAV LIGHT ON MANUALLY PROPELLED VESSEL	IN	N	\$150	\$0	N	35%			C	
R650-216-6	NAV LIGHT - FAILURE TO DISPLAY ALL-AROUND WHITE ANCHOR LIGHT	IN	N	\$150	\$0	N	35%			C	
R650-216-7(1)	NAV LIGHT - VISIBILITY RANGE REQUIREMENT VIOLATION	IN	N	\$150	\$0	N	35%			C	
R650-216-7(2)	NAV LIGHT - IMPROPERLY USED NON-NAVIGATION LIGHTS	IN	N	\$150	\$0	N	35%	N	N	C	
R650-219-1	EQUIP - SOUND PRODUCING DEVICE INSUFFICIENT	IN	N	\$150	\$0	N	35%	N	N	C	
R650-219-2	EQUIP - BAILING DEVICE - FAILURE TO HAVE ON BOARD VESSEL	IN	N	\$150	\$0	N	35%	N	N	C	
R650-219-3	EQUIP - SPARE PROPULSION - FAILURE TO HAVE ON BOARD VESSEL	IN	N	\$150	\$0	N	35%	N	N	C	
R650-219-4	EQUIP - COMPASS/DISTRESS SIGNAL ON AIRBOAT ON GSL/REFUGES	IN	N	\$150	\$0	N	35%	N	N	C	
R650-219-5	EQUIP - FAILURE TO ENSURE SERVICEABLE CONDITION	IN	N	\$180	\$0	N	35%	N	N	C	
R650-219-6	EQUIP - RED-BLUE FLASH LIGHT / SIREN ON UNAUTHORIZED VESSEL	IN	Y	\$290	\$0	N	35%	N	Y	C	
R650-221-1(4)	LIVERY - FAILURE TO REGISTER WITH THE DIVISION	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-221-1(5A)	LIVERY - FAILURE TO DISPLAY COMPANY NAME ON VESSEL	MC	N	\$140	\$0	N	35%	N	N	C	
R650-221-1(6A)	LIVERY - FAILURE TO PROVIDE RENTAL AGREEMENT TO RENTER	MC	N	\$150	\$0	N	35%	N	Y	C	
R650-222-1	MUFFLER - INSUFFICIENT OR NO MUFFLER	MC	N	\$180	\$0	N	35%	N	N	C	
R650-222-3	MUFFLER - EXCEEDS J2005 DB(A) LEVEL	MC	N	\$180	\$0	N	35%	N	Y	C	
R650-222-4	MUFFLER - EXCEEDS J1970 DB(A) LEVEL	MC	N	\$180	\$0	N	35%	N	N	C	
R650-222-5	MUFFLER - SYSTEM BYPASS/ALTERATION ABOVE DB(A) LEVEL	MC	N	\$180	\$0	N	35%	N	N	C	
R650-222-6	MUFFLER - SYSTEM REMOVE/ALTER/MODIFY TO J2005 NON-COMPLIANCE	MC	N	\$180	\$0	N	35%			C	
R650-222-7(1)	MUFFLER - MANUFACTURE/SELL/OFFER NON-COMPLIANT VESSEL	MC	Y	\$310	\$0	N	35%	N	N	C	
R650-223-1	ACCIDENT - FAILURE TO REPORT ACCIDENT IMMEDIATELY	MC	Y	\$290	\$0	N	35%	N	Y	C	
R650-223-3	ACCIDENT - FAILURE TO SUBMIT WRITTEN REPORT WITHIN 10 DAYS	MC	Y	\$290	\$0	N	35%	N	N	C	
R650-224-1	TOWED WATERSPORT - FAILURE TO MAINTAIN SAFE COURSE	MC	N	\$150	\$0	N	35%	N	N	C	
R650-224-2	TOWED WATERSPORT - RUN W/ PERSON ON SWIM DECK/STEP/LADDER	MC	N	\$150	\$0	N	35%	N	N	C	
R650-224-3	TOWED WATERSPORT - FAILURE TO DISPLAY VISIBLE ORANGE FLAG	MC	N	\$150	\$0	N	35%	N	N	C	
R650-224-4	TOWED WATERSPORT - FAILURE TO WEAR PFD ON TOWED DEVICE	MC	N	\$150	\$0	N	35%	N	N	C	
R650-224-5	TOWED WATERSPORT - TOWED PERSON EXCEEDING VESSEL CAPACITY	MC	N	\$150	\$0	N	35%	N	N	C	
R650-224-6	TOWED WATERSPORT - TOWING IN WAKELESS AREA NEAR MARINA/RAMP	MC	N	\$150	\$0	N	35%	N	N	C	
R650-227-1	SWIMMING IN A RESTRICTED AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R650-227-2	PFD REQUIRED WHEN SWIMMING / BOATING AT CAUSEY RESERVOIR	IN	N	\$140	\$0	N	35%			C	
R650-228-1(1A)	SCUBA - FAILURE TO DISPLAY DIVER FLAG / FLAG PROXIMITY	IN	N	\$140	\$0	N	35%	N	N	C	
R650-228-1(2)	SCUBA - PLACING DIVER FLAG WHEN NO DIVING IN PROGRESS	IN	N	\$140	\$0	N	35%	N	N	C	
R650-228-1(3)	SCUBA - FAILURE TO LIGHT FLAG AFTER SUNSET / BEFORE SUNRISE	IN	N	\$140	\$0	N	35%	N	N	C	
R650-228-1(4)	SCUBA - PLACING FLAG THAT MIGHT RESTRICT BOATING	IN	N	\$140	\$0	N	35%	N	N	C	
R650-228-1(5)	SCUBA - DIVING IN CONGESTED BOATING OR FISHING AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R650-228-1(6)	SCUBA - DIVING WITHOUT PROPER CERTIFICATE OR INSTRUCTOR	IN	N	\$180	\$0	N	35%	N	N	C	
R650-401-1	OHV - MOUNTING REGISTRATION STICKER IN WRONG LOCATION	IN	N	\$100	\$0	N	35%			C	
R650-405-1	OHV - FAILURE TO AFFIX VISIBLE HUSBANDRY IMPLEMENT STICKER	IN	N	\$100	\$0	N	35%	N	N	C	
R651-411-2	OHV USE RESTRICTIONS	IN	N	\$110	\$0	N	35%	N	N	C	
R651-602-1	LANDING/TAKING OFF OF AIRCRAFT WITHIN STATE PARK PROHIBITED	IN	Y	\$620	\$0	N	35%	N	Y	C	
R651-602-2	AIR DELIVERY/PICKUP OF PERSON/THING IN STATE PK W/O PERMISS	IN	Y	\$620	\$0	N	35%	N	N	C	
R651-602-3	POWERLESS FLIGHT LAUNCHING/LANDING W/IN STATE PK W/O PERMIT	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-602-5	AIRCRAFT VIOLATING SPECIFIED TIME AND DISTANCE REQUIREMENT	IN	Y	\$340	\$0	N	35%	N	N	C	
R651-602-6	AIRCRAFT VIOLATING PROPULSION AND DISTANCE REQ (W/IN 500 FT)	IN	Y	\$340	\$0	N	35%	N	N	C	
R651-602-8	OPERATION OF UNMANNED AIRCRAFT	IN	N	\$340	\$0	N	35%	N	N	C	
R651-603-1(1)	PET NOT ON LEASH OR CONFINED	IN	N	\$140	\$0	N	35%	N	N	C	
R651-603-1(2)	FAILURE TO CLEAN UP PET FECAL MATTER	IN	N	\$140	\$0	N	35%	N	N	C	
R651-603-2	ANIMAL IN PROHIBITED AREA	IN	N	\$140	\$0	N	35%	N	N	C	
R651-603-3	LEAVING ANIMAL UNATTENDED WITHOUT PERMIT	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-603-4	VICIOUS DANGEROUS OR NOISY ANIMAL	IN	N	\$250	\$0	N	35%	N	Y	C	
R651-603-5	FEED/TOUCH/TEASE/MOLEST-INTENTIONALLY DISTURBING WILDLIFE	IN	N	\$340	\$0	N	35%	N	Y	C	
R651-603-6	HITCHING/TYING ANIMAL RESULTING IN DAMAGE OR BLOCKED TRAFFIC	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-603-7	HORSE ON RESTRICTED TRAIL	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-603-8	HORSE USE IN NONDESIGNATED AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-604-1	OPERATION OR USE OF AUDIO OR NOISE PRODUCING DEVICES	IN	N	\$190	\$0	N	35%	N	Y	C	
R651-606-1	OCCUPYING A RESERVED CAMPSITE	IN	N	\$140	\$0	N	35%	N	N	C	
R651-606-2	EXCEEDING MAXIMUM OCCUPANCY	IN	N	\$140	\$0	N	35%	N	N	C	

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
R651-606-3	EXCEEDING LENGTH OF STAY	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-606-4	UNAUTHORIZED AMENITY USE / VIOLATION OF AMENITY RESTRICTION	IN	N	\$140	\$0	N	35%	N	N	C	
R651-606-5	PARKING OR CAMPING IN AN UNDESIGNATED AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-606-6	OCCUPYING CAMPSITE/FACILITY/UNIT BEFORE/AFTER POSTED TIME	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-606-7	LITTERING IN CAMPSITE	IN	N	\$340	\$0	N	35%	N	Y	C	
R651-606-8	QUIET HOURS VIOLATION	IN	N	\$210	\$0	N	35%	N	Y	C	
R651-610-1	EXPULSED FROM PARK FOR 48 HOURS	IN	N	\$210	\$0	N	35%	N	Y	C	
R651-611-1	FAILURE TO PAY USE FEES	IN	N	\$140	\$0	N	35%	N	Y	C	Dismissed upon proof of paying before use
R651-613-1	LIGHTING OR MAINTAINING A FIRE IN PROHIBITED AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-613-2	UNATTENDED FIRE	IN	N	\$210	\$0	N	35%	N	Y	C	
R651-613-3	THROWING/DROPPING BURNING MATERIAL	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-613-4	SMOKING OR LIGHTING FIRES WHEN PROHIBITED	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-614-2	FISHING IN A PROHIBITED PARK AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-614-3	ICE FISHING IN A POSTED CLOSED AREA PARK	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-614-4	HUNTING WILDLIFE IN A PROHIBITED PARK AREA	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-614-6	TRAPPING IN A PARK AREA WITHOUT A PERMIT	IN	Y	\$620	\$0	N	35%	N	N	C	
R651-615-2	BLOCKING TRAFFIC PROHIBITED	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-615-3	PARKING IN AN UNDESIGNATED AREA	IN	N	\$140	\$0	N	35%	N	N	C	
R651-615-4	MOTOR VEHICLE OPERATION IN A DEVELOPED PARK AREA	IN	N	\$250	\$0	N	35%	N	N	C	
R651-615-5	MOTOR VEHICLE OPERATION IN A CLOSED PARK AREA	IN	N	\$250	\$0	N	35%	N	Y	C	
R651-616-1	ORGANIZED SPORTS IN AN UNDESIGNATED PARK AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-618-1	PICNICKING IN AN UNDESIGNATED AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-619-2	POSSESS/CONSUME ALCOHOL AT PARK/VISITOR CTR/MUSEUM W/O PERMIT	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-620-2(1)(A)	CONSTRUCTING FENCE/ROAD/UTILITY LINE/TOWER, ETC W/O PERMIT	IN	Y	\$620	\$0	N	35%	N	N	C	
R651-620-2(1)(B)	REMOVE/EXTRACT/USE/CONSUME/POSSESS/DESTRUCT NATURAL RESOURCE	IN	Y	\$620	\$0	N	35%	N	Y	C	
R651-620-2(1)(C)	GRAZING OF LIVESTOCK WITHOUT AUTHORIZATION	IN	N	\$180	\$0	N	35%	N	N	C	
R651-620-2(1)(D)	OCCUPY PARK PROPERTY <30 DAYS AFTER PERMIT/LEASE EXPIRES	IN	N	\$180	\$0	N	35%	N	N	C	
R651-620-2(1)(E)	ANY USE OR OCCUPATION IN VIOLATION OF DIVISION RULES	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-620-3	TOSS/THROW/ROLL ROCKS - MATERIAL INTO VALLEY/CANYON/MTN/HILL	IN	N	\$180	\$0	N	35%	N	N	C	
R651-620-4	GLASS CONTAINERS IN PROHIBITED PARK AREA	IN	N	\$140	\$0	N	35%	N	N	C	
R651-621-1	FAIL TO REPORT PERSONAL INJURY/PROPERTY DAMAGE TO PARK REPS	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-624-1	UNLAWFUL DISPOSING OF GARBAGE	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-624-2	UNLAWFUL DRAINING OR DUMPING OF GRAY WATER	IN	Y	\$340	\$0	N	35%	N	Y	C	
R651-624-3	UNLAWFUL CLEANING AND WASHING AT CAMPGROUND HYDRANTS	IN	N	\$180	\$0	N	35%	N	N	C	
R651-624-4	UNLAWFUL CLEANING/DISPOSAL OF FISH/UNDESIGNATED PARK FACILITY	IN	N	\$180	\$0	N	35%	N	N	C	
R651-625-1	SHIRT/SHOES REQUIRED IN MUSEUMS/VISITOR CTR AND ADMIN OFFICE	IN	N	\$140	\$0	N	35%	N	N	C	
R651-626-1	ROLLER SKATE/SKATEBOARD/MOTOR TRANSPORT IN UNDESIGNATED AREA	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-627-1	SWIMMING IN PROHIBITED AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-627-2	SCUBA DIVING IN PROHIBITED AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-627-3	SWIMMING IN VIOLATION OF PUBLIC HEALTH CLOSURE	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-628-1	RIDING BICYCLES OR OTHER VEHICLES IN AN UNDESIGNATED AREA	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-628-2	BLOCKING NORMAL USE OF A TRAIL AND WALKWAY IS PROHIBITED	IN	N	\$180	\$0	N	35%	N	N	C	
R651-628-3	FAILURE TO STAY ON WALKS AND DESIGNATED TRAILS	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-630-1	UNSUPERVISED CHILDREN UNDER 16 YEARS OF AGE	IN	N	\$140	\$0	N	35%	N	Y	C	
R651-631-1	WINTER SPORTS IN AN UNDESIGNATED AREA	IN	N	\$180	\$0	N	35%	N	N	C	
R651-633-1	ENTER CLOSED AREA/RESTRICTED ACTIVITIES - EMERGENCY CLOSURE	IN	N	\$250	\$0	N	35%	N	Y	C	
R651-633-2(1)	CORAL PINK SAND DUNES: MOTOR VEHICLE USE PROHIBITED	IN	N	\$250	\$0	N	35%	N	N	C	
R651-633-2(2)	DEAD HORSE POINT: HANG GLIDE/PARA GLIDE/BASE JUMP PROHIBITED	IN	Y	\$620	\$0	N	35%	N	Y	C	
R651-633-2(3A)	SNOW CANYON-HIKING/WALKING IN DESIGNATED AREAS ONLY	IN	Y	\$150	\$0	N	35%	N	Y	C	
R651-633-2(3B)	SNOW CANYON-JOHNSON ARCH CLOSED 3/15-6/1 PERMIT/GUIDE W/OPEN	IN	N	\$180	\$0	N	35%	N	N	C	
R651-633-2(3C)	SNOW CANYON-BLACK ROCK CANYON CLOSED MARCH 15 TO JUNE 30	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-633-2(3D)	SNOW CANYON-WEST CANYON CLIMBING RTE CLOSED FEB 1 TO JUNE 1	IN	N	\$180	\$0	N	35%	N	Y	C	
R651-633-2(3F)	SNOW CANYON-HANG GLIDE/PARA GLIDE/BASE JUMPING PROHIBITED	IN	Y	\$620	\$0	N	35%	N	Y	C	
R651-634-1	NON-RESIDENT OHV USER PERMIT / FEE / RECEIPT / DECAL VIOLATION	IN	N	\$110	\$0	N	35%	N	N	C	
R651-635-1	CONDUCTING COMMERCIAL ACTIVITY IN PARK W/OUT AUTHORIZATION	IN	Y	\$620	\$0	N	35%	N	Y	C	
R651-635-1(2A)	COLLECTING / CUTTING FIREWOOD WITHOUT PERMIT	IN	Y	\$140	\$0	N	35%			C	
R651-635-1(2B)	TREASURE / PALEO / ARCHAEO / ANTIQUITY HUNTING W/O PERMIT	IN	N	\$140	\$0	N	35%			C	
R651-635-1(2C)	USE OR POSSESSION OF FIREWORK OR EXPLOSIVE WITHOUT PERMIT	IN	N	\$160	\$0	N	35%			C	
R651-635-1(2D)	OPERATION OF HIGH-VOLUME AUDIO / PA SYSTEM WITHOUT PERMIT	IN	N	\$190	\$0	N	35%			C	
R651-635-1(2E)	CAMPING IN AN UNDEVELOPED AREA WITHOUT PERMIT	IN	N	\$140	\$0	N	35%			C	
R651-635-1(2F)	LEAVING ANIMAL UNATTENDED WITHOUT PERMIT	IN	N	\$140	\$0	N	35%			C	
R651-635-1(2G)	TECHNICAL ROCK CLIMBING / HARDWARE INSTALLATION W/O PERMIT	IN	Y	\$180	\$0	N	35%			C	

FEDERAL MOTOR CARRIER RULE ENTRIES

Utah Code 72-9-103(1)(a) states: "The [Department of Transportation] make rules adopting by reference in whole or in part the Federal Motor Carrier Safety Regulations including minimum security requirements for motor carriers."
 Last updated **May 6, 2026**.

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
171.2(B)	FAIL TO COMPLY WITH HAZARDOUS MATERIALS REQUIREMENTS	MB	N	\$260	\$0	Y	0%	N	Y	C	
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 ALLOWED LIMITS	MB	Y	\$570	\$0	Y	0%	N	Y	C	
177.817	GENERAL SHIPPING PAPERS VIOLATION	MB	N	\$210	\$0	Y	0%	N	Y	C	
177.817(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	
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) VIOLATION	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	
391.41(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
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	
392.2UCR	FAILURE TO PAY UCR FEE	IN	N	\$110	\$0	Y	0%			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	
392.5(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	
392.60	CARRY UNAUTHORIZED PERSON	MB	N	\$70	\$0	Y	0%	N	N	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	
392.80	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	
392.82(A)(1)	USING A HAND-HELD MOBILE TELEPHONE WHILE DRIVING A CMV	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	
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	
393.100	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	
393.13(A)	RETROFLECTIVE TAPE NOT AFFIXED AS REQUIRED	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	
393.24(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	
393.41	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	
393.48(A)	DEFECTIVE BRAKING ACTION	MB	N	\$110	\$0	Y	0%	N	N	C	
393.50	AIR RESERVOIR SECURITY	MB	N	\$60	\$0	Y	0%	N	N	C	

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
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	
393.60(D)	CMV - WINDOW TINT 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	
393.75(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	
393.78	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	
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	C	
395.24(C)(2)(III)	VIOLATION OF DRIVER RESPONSIBILITY	IN	N	\$150	\$0	N	0%			C	
395.26(B)	VIOLATION OF ELD DATA AUTOMATICALLY RECORDED	MB	Y	\$600	\$0	Y	0%	N	N	C	
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)(III)	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	C	
395.34	ELECTRONIC LOG BOOK MALFUNCTION	IN	N	\$110	\$0	N	35%			C	
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	DUTY STATUS RECORD VIOLATION	MB	N	\$310	\$0	Y	0%		N	C	
395.8(F)	FALSE LOG BOOK	MB	N	\$510	\$0	Y	0%	N	N	C	Shut Down 10 Hours
396.11	DRIVER VEHICLE INSPECTION REPORT	MB	N	\$40	\$0	Y	0%	N	N	C	
396.17(C)	NO PROOF OF ANNUAL INSPECTION	MB	N	\$570	\$0	Y	0%	N	N	C	
396.3(A)	INSPECTION REPAIR MAINTENANCE VIOLATION	MB	N	\$110	\$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	
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	
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	

SPEEDING VIOLATIONS

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

Last updated **May 6, 2026**.

Violation Code	Description	Default Severity	Mandatory Appearance	Suggested Fine	Comp Credit	Non-moving Traffic	Surcharge	DLD Reportable	BCI Reportable	Transport	Comments
SPEEDING											
41-6a-601	1-10 MPH Over Speed Limit	IN	N	\$130	\$0	N	35%	Y	N	C	
	11-15 MPH Over Speed Limit	IN	N	\$160	\$0	N	35%	Y	N	C	
	16-20 MPH Over Speed Limit	IN	N	\$210	\$0	N	35%	Y	N	C	
	21-25 MPH Over Speed Limit	IN	N	\$280	\$0	N	35%	Y	N	C	
	26-30 MPH Over Speed Limit	IN	N	\$380	\$0	N	35%	Y	N	C	
	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(4)(b)	16-20 MPH Over Speed Limit	IN	N	\$315 *	\$0	N	35%	Y	N	C	
	21-25 MPH Over Speed Limit	IN	N	\$420 *	\$0	N	35%	Y	N	C	
	26-30 MPH Over Speed Limit	IN	N	\$570 *	\$0	N	35%	Y	N	C	
	31+ MPH Over Speed Limit	IN	Y	\$720 *	\$0	N	35%	Y	N	C	Add \$15 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	
	11-15 MPH Over Speed Limit	IN	N	\$320 *	\$0	N	35%	Y	N	C	
	16-20 MPH Over Speed Limit	IN	N	\$420 *	\$0	N	35%	Y	N	C	
	21-25 MPH Over Speed Limit	IN	N	\$560 *	\$0	N	35%	Y	N	C	
	26-30 MPH Over Speed Limit	IN	N	\$760 *	\$0	N	35%	Y	N	C	
	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-209(2)(a).

SPEEDING IN A SCHOOL ZONE — 1ST OFFENSE

41-6a-604	21-29 MPH in School Zone	IN	Y	\$260	\$0	N	35%	Y	N	C	
	30-39 MPH in School Zone	MC	Y	\$420	\$0	N	35%	Y	N	C	
	40+ MPH in School Zone	MC	Y	\$760	\$0	N	35%	Y	N	C	

SPEEDING IN A SCHOOL ZONE — 2ND OR SUBSEQUENT OFFENSE IN THREE YEARS

41-6a-604	21-29 MPH in School Zone	IN	Y	\$320	\$0	N	35%	Y	N	C	
	30-39 MPH in School Zone	MC	Y	\$560	\$0	N	35%	Y	N	C	
	40+ MPH in School Zone	MC	Y	\$960	\$0	N	35%	Y	N	C	

GROSS VEHICLE WEIGHT ENTRIES

Last updated May 6, 2026.

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

<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>
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
5480	324.00	324.00	6180	359.00	359.00	6880	394.00	394.00	7580	429.00	429.00

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

<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>
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

<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>
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

<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>
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

<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>	<i>Weight</i>	<i>Each Axle</i>	<i>Gross</i>
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	22860	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
24960	2795.60	1298.00	25660	3385.80	1333.00	25360	3346.80	1318.00	27060	3567.80	1403.00
24980	2797.80	1299.00	25680	3388.40	1334.00	26380	3479.40	1369.00	27080	3570.40	1404.00
25000	2800.00	1300.00	25700	3391.00	1335.00	26400	3482.00	1370.00	27100	3573.00	1405.00
25020	3302.60	1301.00	25720	3393.60	1336.00	26420	3484.60	1371.00	27120	3575.60	1406.00
25040	3305.20	1302.00	25740	3396.20	1337.00	26440	3487.20	1372.00	27140	3578.20	1407.00
25060	3307.80	1303.00	25760	3398.80	1338.00	26460	3489.80	1373.00	27160	3580.80	1408.00
25080	3310.40	1304.00	25780	3401.40	1339.00	26480	3492.40	1374.00	27180	3583.40	1409.00

Tab 5

Courthouse Artwork Display Policy

Effective July 1, 2025

Applicability: Unless otherwise indicated herein, this policy applies to courtrooms, jury rooms, and other public spaces in courts of record and not of record.

1. Artwork appropriateness and content

a. This provision applies to public and non-public areas in courts of record and not of record, including state-owned and state-leased courthouses, courtrooms, and workspaces.

b. All artwork must comply with Human Resources policy HR09-12(4) for public displays:

Political and religious statements, displays, and discussions are prohibited in areas visible to or within earshot of the public. Employees should exercise caution with political and religious displays, statements, and discussions in all other areas of the workplace. Employees and judicial officers shall carry out their responsibilities behaving with dignity, respect, and professionalism toward coworkers, management, court patrons, and the public.

c. Artwork must not suggest or imply commercial, political, religious, or personal endorsements.

d. Artwork should not distract from court proceedings.

e. Landscapes or simple abstract designs are strongly recommended.

2. Artwork from Utah Arts & Museums

a. ALL ARTWORK DISPLAYED IN COURTROOMS, WITH THE EXCEPTION OF JUVENILE COURTROOMS, MUST BE PROVIDED BY UTAH ARTS & MUSEUMS AS PART OF THE STATE-OWNED, ART-ON-LOAN PROGRAM.

b. Only two-dimensional, framed pieces designed for wall display are permitted.

c. Artwork on loan from Arts & Museums must remain in publicly accessible areas and may not be placed in judicial chambers, private offices, or workspaces that are not visible to the public. Public areas include courtrooms, jury assembly rooms, and deliberation rooms.

- d. Personal use of artwork on loan from Arts & Museums is strictly prohibited.
- e. Artwork may not be relocated without prior approval from the Facilities Department in the Administrative Office of the Courts (AOC Facilities). Requests for relocation must be made in accordance with the artwork request process in paragraph (7).
- f. Personally-owned artwork must comply with paragraph (1) and is permitted only in judicial officers' chambers.

3. Artwork in juvenile courtrooms

- a. Provided it does not violate other provisions of this policy, artwork displayed in juvenile courtrooms may be provided by court staff or minors who create art for the court.
- b. Only two-dimensional, framed pieces designed for wall display are permitted.
- c. Exceptions may be granted for size and number on a case-by-case basis through the artwork request process in paragraph (7).

4. Location of artwork in courtrooms

- a. Artwork may only be displayed on walls in the public gallery area, including side and rear walls.
- b. Artwork may not be displayed in areas past the public gallery, including the courtroom well (i.e., behind the bench, behind the jury box, etc.).
- c. Multiple smaller pieces may be displayed (stacked) on the same wall, provided they meet the size, quantity, and spacing requirements outlined in this policy.
- d. Exceptions may be granted for juvenile courtrooms on a case-by-case basis through the artwork request process in paragraph (7).

5. Location of artwork in other public areas

- a. Other public locations refer to lobbies, corridors, jury assembly rooms, jury deliberation rooms, etc. in both state-owned and leased facilities.

b. Artwork not provided by the Court in leased / shared facilities public areas (non-dedicated common areas such as lobbies and corridors) is exempt from this policy as the Court does not have control over shared common areas. Any concerns over artwork placed by a City or County landlord in these public areas should be reported to the Court Facilities Director

6. Artwork size / quantity per courtroom

- a. Courtrooms may only display four (4) pieces of artwork total.
- b. Single artwork pieces must not exceed 1,728 square inches.
- c. Acceptable configurations include:
 - i. two (2) pieces at 36" x 48" (each at 1,728 sq. in.);
 - ii. four (4) pieces at 24" x 36" (each at 864 sq. in.); or
 - iii. any combination of the above not exceeding four (4) pieces and 3,456 sq. in. total.
- d. These requirements also apply to jury assembly and jury deliberation rooms.

7. Artwork request / evaluation process

- a. Requests for artwork and requests for evaluation of art placement must be submitted to AOC Facilities. Utah Arts & Museums may not be contacted directly.
- b. AOC Facilities will invite Arts & Museums to evaluate courtroom spaces.
- c. Arts & Museums will send multiple artwork recommendations directly to AOC Facilities.
- d. AOC Facilities will review artwork selections for compliance with this policy and forward approved selections to the requester.
- e. The requester will confirm selections directly with AOC Facilities.
- f. AOC Facilities will coordinate artwork installation with the requester and Arts & Museums.

- g. All artwork must be installed by Arts & Museums personnel.
- h. Should artwork need to be moved, repaired, or replaced, AOC Facilities will coordinate with Arts & Museums.

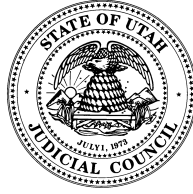
8. Inventory

- a. AOC Facilities will maintain an up-to-date inventory.
- b. Arts & Museums will conduct, at a minimum, an annual inventory of all artwork loaned to AOC Facilities.

9. Existing courtroom artwork

- a. Artwork assignments are to courtrooms, not to individual judicial officers.
- b. Artwork installed in a courtroom by Arts & Museums before July 1, 2025 is exempt from the size and number requirements in this policy.
- c. All existing artwork in a courtroom not provided by Arts & Museums must be removed.
- d. When a courtroom with artwork installed by Arts & Museums is reassigned, all artwork will be removed by AOC Facilities and returned to Arts & Museums. If a relocating judicial officer would like to take existing artwork with them to a new courtroom, the judicial officer must submit a request that complies with paragraph (6) of this policy to AOC Facilities.
- e. Provided they do not violate paragraph (1), existing wall murals are exempt from this policy.

Tab 6



Administrative Office of the Courts

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

April 6, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Management Committee, Judicial Council

FROM: Cris Seabury, Statewide Treatment Court Certification Coordinator
Katy Erickson, Statewide Treatment Court Coordinator

RE: Treatment Court Certification - Recommendations

Under UCJA [Rule 4-409](#), each problem-solving court is reviewed for certification every two years. The Statewide Treatment Court Certification Coordinator evaluates the Council-approved checklist, reviews operational documents, interviews team members, and visits sites to observe staff meetings and court hearings. The Statewide Treatment Court Certification Coordinator then prepares a jurisdiction report for the treatment court team, highlighting successful practices and recommendations. The summary below is provided to the Judicial Council in support of recertification.

First District Box Elder County Adult Drug Court - Judge Brandon Maynard. The program demonstrates a strong commitment to therapeutic jurisprudence through active judicial leadership and effective team collaboration. The inclusion of USARA representatives enhances peer support and strengthens connections to the recovery community. The provision of free lifetime therapy for graduates through the Bear River Health Department supports long-term recovery and reflects best practices. Based on the certification checklist, team interviews, and court observations, the Statewide Treatment Court Certification Coordinator recommends certification of the First District Adult Drug Court.

REQUIRED CERTIFICATION CRITERIA: The court meets all required certification criteria.

PRESUMED CERTIFICATION CRITERIA:

#11. Drug test results are available within 48 hours.

The team checked “No”. The Bear River Health Department reported that drug test results are occasionally delayed beyond 48 hours due to processing by an out-of-state Medicaid-approved laboratory, particularly during holidays or staff shortages. Turnaround times have improved, and

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.

measures are being implemented to align with best practice standards. Immediate testing remains available through Adult Probation and Parole or in-house laboratories when substance use is suspected.

#23. Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy.

The team initially marked “No”; however, after further discussion, it was determined that the correct response was “Yes.”

#26. Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).

The team initially marked “No”; however, after further discussion, it was determined that the correct response was “Yes.”

NON-CERTIFICATION RELATED BEST PRACTICE STANDARDS:

#17. Clients are placed in the program within 50 days after change of plea, sentencing, or finding that a probation violation has occurred, or within a short period of time thereafter. The earlier treatment begins, the better the outcomes.

The team initially marked “No”; however, after further discussion, it was determined that the correct response was “Yes.”

UTAH JUDICIAL COUNCIL
ADULT DRUG COURT CERTIFICATION CHECKLIST
 REVISED AND ADOPTED DECEMBER 16, 2019 AND MODIFIED JUNE 26, 2023

COURT LOCATION: Box Elder County
 JUDGE NAME: Judge Brandon Maynard
 REVIEW DATE: February 25, 2026

Many of the criteria enumerated in this certification checklist are restatements of the Adult Drug Court Best Practice Standards, Volume I and Volume II, published by the National Association of Drug Court Professionals (NADCP). Those are indicated by a citation in the BPS column following the standard. An asterisk indicates a modification of the NADCP standard.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are defined and applied objectively.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Eligibility and exclusion criteria are specified in writing.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool.	I.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	Candidates for the Drug Court are assessed for eligibility using validated risk-assessment tool that has been demonstrated empirically to predict criminal recidivism or failure on community supervision and is equivalently predictive for women and racial or ethnic minority groups that are represented in the local arrestee population.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Candidates for the Drug Court are assessed for eligibility using validated clinical-assessment tool that evaluates the formal diagnostic symptoms of substance dependence or addiction.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Evaluators are trained and proficient in the administration of the assessment tools and interpretation of the results.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Current or prior offenses may not disqualify candidates from participation in the Drug Court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Offenders charged with non-drug charges, drug dealing or those with violence histories are not excluded automatically from participation in the Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	If adequate treatment is available, candidates are not disqualified from participation in the Drug Court because of co-occurring mental health or medical conditions or because they have been legally prescribed psychotropic or addiction medication.	I.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	The program has a written policy addressing medically assisted treatment.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Participants ordinarily appear before the same judge throughout their enrollment in the Drug Court.	III.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	The judge regularly attends pre-court staff meetings during which each participant's progress is reviewed and potential consequences for performance are discussed by the Drug Court team.	III.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Participants appear before the judge for status hearings no less frequently than every two weeks during the first phase of the program. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	The judge allows participants a reasonable opportunity to explain their perspectives concerning factual controversies and the imposition of sanctions, incentives, and therapeutic adjustments.	III.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	If a participant has difficulty expressing him or herself because of such factors as a language barrier, nervousness, or cognitive limitation, the judge permits the participant's attorney or legal representative to assist in providing such explanations.	IV.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	The judge is the ultimate arbiter of factual controversies and makes the final decision concerning the imposition of incentives or sanctions that affect a participant's legal status or liberty.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	The judge makes these decisions after taking into consideration the input of other Drug Court team members and discussing the matter in court with the participant or the participant's legal representative.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	The judge relies on the expert input of duly trained treatment professionals when imposing treatment-related conditions.	III.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Policies and procedures concerning the administration of incentives, sanctions, and therapeutic adjustments are specified in writing and communicated in advance to Drug Court participants and team members.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	The policies and procedures provide a clear indication of which behaviors may elicit an incentive, sanction, or therapeutic adjustment; the range of consequences that may be imposed for those behaviors; the criteria for phase advancement, graduation, and termination from the program; and the legal and collateral consequences that may ensue from graduation and termination.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	The Drug Court has a range of sanctions of varying magnitudes that may be administered in response to infractions in the program.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	For goals that are difficult for participants to accomplish, such as abstaining from substance use or obtaining employment, the sanctions increase progressively in magnitude over successive infractions. For goals that are relatively easy for participants to accomplish, such as being truthful or attending counseling sessions, higher magnitude sanctions may be administered after only a few infractions.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Consequences are imposed for the non-medically indicated use of intoxicating or addictive substances, including but not limited to alcohol, cannabis (marijuana) and prescription medications, regardless of the licit or illicit status of the substance.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Drug testing is performed at least twice per week.	VII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Drug testing is random, and is available on weekends and holidays.	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	Collection of test specimens is witnessed and specimens are examined routinely for evidence of dilution, tampering and adulteration.	VII.E.* VII.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Drug testing utilized by the Drug Court uses scientifically valid and reliable testing procedures and establishes a chain of custody for each specimen.	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Metabolite levels falling below industry- or manufacturer-recommended cutoff scores are not interpreted as evidence of new substance use or changes in substance use patterns, unless such conclusions are reached by an expert trained in toxicology, pharmacology or a related field.	VII.G.*

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30	Upon entering the Drug Court, participants receive a clear and comprehensive explanation of their rights and responsibilities relating to drug and alcohol testing.	VII.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	The program requires a period of at least 90 consecutive days drug-free to graduate.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	The minimum length of the program is twelve months.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Unless a participant poses an immediate risk to public safety, jail sanctions are administered after less severe consequences have been ineffective at deterring infractions.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	Jail sanctions are definite in duration and typically last no more than three to five days.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	Participants are given access to counsel and a fair hearing if a jail sanction might be imposed.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	Participants are not terminated from the Drug Court for continued substance use if they are otherwise compliant with their treatment and supervision conditions, unless they are non-amenable to the treatments that are reasonably available in their community.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	If a participant is terminated from the Drug Court because adequate treatment is not available, the participant does not receive an augmented sentence or disposition for failing to complete the program.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters.	V.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Treatment providers are licensed or certified to deliver substance abuse treatment, as required by the Department of Human Services or other relevant licensure or certification entity.	V.H.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	Participants regularly attend self-help or peer support groups in addition to professional counseling.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	41	The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	42	There is a secular alternative to 12-step peer support groups.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	43	Participants complete a final phase of the Drug Court focusing on relapse prevention and continuing care.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	44	Participants are not excluded from participation in Drug Court because they lack a stable place of residence.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	45	Participants diagnosed with mental illness receive appropriate mental health services beginning in the first phase of Drug Court and continuing as needed throughout their enrollment in the program.	VI.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	46	Participants are not required to participate in job seeking or vocational skills development in the early phases of drug court.	VI.I.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	47	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each staffing meeting.	VIII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	48	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each Drug Court session.	VIII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	49	Pre-court staff meetings are presumptively closed to participants and the public unless the court has good reason for a participant to attend discussions related to that participant's case.	VIII.B.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	50	Participants provide voluntary and informed consent permitting team members to share specified data elements relating to participants' progress in treatment and compliance with program requirements.	VIII.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	51	Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Drug Court must be reasonably related to the costs of testing or other services.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	52	Treatment fees are based on a sliding fee schedule and are disclosed to each participant.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	53	The Drug Court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices.	X.D.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	54	The Drug Court has written policies and procedures that ensure confidentiality and security of participant information, which conform to all applicable state and federal laws, including, but not limited to, Utah's Governmental Records Access and Management Act (GRAMA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), and 42 C.F.R. 2 (Confidentiality of Substance Abuse Disorder Patient Records).	VIII.C.*

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are communicated to potential referral sources.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	The Drug Court regularly monitors the delivery of incentives and sanctions to ensure they are administered equivalently to all participants.	II.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Each member of the Drug Court team attends up-to-date training events on recognizing implicit cultural biases and correcting disparate impacts for members of historically disadvantaged groups.	II.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	The Drug Court judge attends current training events on legal and constitutional issues in Drug Courts, judicial ethics, evidence-based substance abuse and mental health treatment, behavior modification, and community supervision.	III.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	The judge presides over the Drug Court for no less than two consecutive years.	III.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	The Judge spends an average of at least three minutes with each participant.	III.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	The Drug Court team relies on expert medical input to determine whether a prescription for an addictive or intoxicating medication is medically indicated and whether non-addictive, non-intoxicating, and medically safe alternative treatments are available.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Phase promotion is predicated on the achievement of realistic and defined behavioral objectives, such as completing a treatment regimen or remaining drug-abstinent for a specified period of time.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Treatment is reduced only if it is determined clinically that a reduction in treatment is unlikely to precipitate a relapse to substance use.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day.	VII.B.*
<input type="checkbox"/>	<input checked="" type="checkbox"/>	11	Drug test results are available within 48 hours.	VII.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Participants are required to deliver a test specimen within 8 hours of being notified that a drug	VII.B.

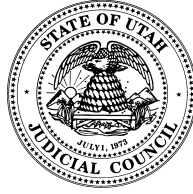
YES NO

		PRESUMED CERTIFICATION CRITERIA		BPS
		#	<i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	
			or alcohol test has been scheduled.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Randomly selected specimens are tested periodically for a broader range of substances to detect any new drugs of abuse that might be emerging in the Drug Court population.	VII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	If a participant denies substance use in response to a positive screening test, a portion of the same specimen is subjected to confirmatory analysis using an instrumented test, such as gas chromatography/mass spectrometry (GC/MS).	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Standardized patient placement criteria govern the level of care that is provided.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	Adjustments to the level of care are predicated on each participant's response to treatment and are not tied to the Drug Court's programmatic phase structure.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Participants receive a sufficient dosage and duration of substance abuse treatment to achieve long-term sobriety and recovery from addiction.	V.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	Participants meet with a treatment provider or clinical case manager for at least one individual session per week during the first phase of the program.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	Participants are screened for their suitability for group interventions, and group membership is guided by evidence-based selection criteria including participants' gender, trauma histories and co-occurring psychiatric symptoms.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Treatment providers administer behavioral or cognitive-behavioral treatments that are documented in manuals and have been demonstrated to improve outcomes for addicted persons involved in the criminal justice system.	V.F. VI.G
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	Treatment providers are proficient at delivering the interventions and are supervised regularly to ensure continuous fidelity to the treatment models.	V.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	Treatment providers are supervised regularly to ensure continuous fidelity to evidence-based practices.	V.H.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	23	Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the Drug Court.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Where indicated, participants receive assistance finding safe, stable, and drug-free housing beginning in the first phase of Drug Court and continuing as necessary throughout their enrollment in the program.	VI.D.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	26	Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	All Drug Court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of Drug Court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose.	VI.L.
<input type="checkbox"/>	<input type="checkbox"/>	30	Clients are placed in the program within 50 days of arrest.	

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	Team members are assigned to Drug Court for no less than two years.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	All team members use electronic communication to contemporaneously communicate about Drug Court issues.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Subsequently, team members attend continuing education workshops on at least an annual basis to gain up-to-date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making, and constitutional and legal issues in Drug Courts.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	New staff hires receive a formal orientation training on the Drug Court model and best practices in Drug Courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	The Drug Court has more than 15 but less than 125 active participants.	IX.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	The Drug Court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions.	X.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the Drug Court.	X.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	A skilled and independent evaluator examines the Drug Court's adherence to best practices and participant outcomes no less frequently than every five years.	X.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Staff members are required to record information concerning the provision of services and in-program outcomes within forty-eight hours of the respective events.	X.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	The program conducts an exit interview for self-improvement.	

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	The Drug Court offers a continuum of care for substance abuse treatment including detoxification, residential, sober living, day treatment, intensive outpatient and outpatient services.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Treatment groups ordinarily have no more than twelve participants and at least two leaders or facilitators.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Treatment providers have substantial experience working with criminal justice populations.	V.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	For at least the first ninety days after discharge from the Drug Court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Participants are assessed using a validated instrument for major mental health disorders that co-occur frequently in Drug Courts, including major depression, bipolar disorder (manic depression), posttraumatic stress disorder (PTSD), and other major anxiety disorders.	VI.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Participants with PTSD or severe trauma-related symptoms are evaluated for their suitability for group interventions and are treated on an individual basis or in small groups when	VI.F.

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
			necessary to manage panic, dissociation, or severe anxiety.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Female participants receive trauma-related services in gender-specific groups.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Drug Court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Participants receive immediate medical or dental treatment for conditions that are life-threatening, cause serious pain or discomfort, or may lead to long-term disability or impairment.	VI.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Before starting a Drug Court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Drug Courts and develop fair and effective policies and procedures for the program.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Supervision caseloads do not exceed fifty active participants per supervision officer.	IX.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Caseloads for clinicians must permit sufficient opportunities to assess participant needs and deliver adequate and effective dosages of substance abuse treatment and indicated complementary services.	IX.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	The Drug Court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay, and in-program technical violations and new arrests or referrals.	X.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Information relating to the services provided and participants' in-program performance is entered into an electronic database. Statistical summaries from the database provide staff with real-time information concerning the Drug Court's adherence to best practices and in-program outcomes.	X.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Outcomes are examined for all eligible participants who entered the Drug Court regardless of whether they graduated, withdrew, or were terminated from the program.	X.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	The Drug Court regularly monitors whether members of historically disadvantaged groups complete the program at equivalent rates to other participants.	II.B. X.E.
		17	<u>Clients are placed in the program within 50 days after change of plea, sentencing, or a finding that a probation violation has occurred, or within a short period of time thereafter. The earlier treatment begins, the better the outcomes.</u>	



Administrative Office of the Courts

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

April 6, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Management Committee, Judicial Council

**FROM: Cris Seabury, Statewide Treatment Court Certification Coordinator
Katy Erickson, Statewide Treatment Court Coordinator**

RE: Treatment Court Certification - Recommendations

Under UCJA [Rule 4-409](#), each problem-solving court is reviewed for certification every two years. The Statewide Treatment Court Certification Coordinator evaluates the Council-approved checklist, reviews operational documents, interviews team members, and visits sites to observe staff meetings and court hearings. The Statewide Treatment Court Certification Coordinator then prepares a jurisdiction report for the treatment court team, highlighting successful practices and recommendations. The summary below is provided to the Judicial Council in support of recertification.

First District Cache County Adult Recovery Court - Judge Brian Cannell. The program emphasizes accountability and honesty, supported by validation and guidance. Recovery is reinforced through integrated clinical services, collaborative partnerships, and community engagement. The mentor program enhances outcomes by fostering peer connection, providing emotional support, and encouraging participation in recovery-focused community activities. Graduates also have access to free lifetime therapy through the Bear River Health Department, supporting sustained recovery. Based on the certification checklist, team interviews, and court observations, the Statewide Treatment Court Certification Coordinator recommends certification of the First District Adult Recovery Court.

REQUIRED CERTIFICATION CRITERIA: The Court meets all certification requirements.

PRESUMED CERTIFICATION CRITERIA:

#11. Participants are required to deliver a test specimen within 8 hours of being notified that a drug or alcohol test has been scheduled.

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.

The team selected a response between “Yes” and “No.” Due to current staffing shortages, drug testing is only available during specific timeframes. The Bear River Health Department is exploring the possibility of expanding evening testing hours; however, implementation is contingent on increased client volume, as staffing and budget constraints do not currently support additional hours without demonstrated demand. The team anticipates that the upcoming merger will provide opportunities to expand capacity.

#37. New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant’s entry into the Drug Court.

The team checked “No.” However, follow-up with the District Attorney’s Office confirmed that, while new arrests, convictions, and incarcerations are not currently tracked, the data can be accessed through E-Prosecutor. The Statewide Treatment Court Steering Committee is collaborating with the CORE Problem-Solving Court Subcommittee to develop consistent data entry policies and procedures.

NON-CERTIFICATION RELATED BEST PRACTICE STANDARDS:

#7. Female participants receive trauma-related services in gender-specific groups.

The team did not check “Yes” or “No”. Upon discussion with the Bear River Health Department, it was noted that gender-specific trauma groups are not offered in Cache County due to insufficient participant numbers. Participants may attend the Box Elder County group if needed, while most trauma services in Cache County are provided individually by counselors with specialized training.

UTAH JUDICIAL COUNCIL
ADULT DRUG COURT CERTIFICATION CHECKLIST
 REVISED AND ADOPTED DECEMBER 16, 2019 AND MODIFIED JUNE 26, 2023

COURT LOCATION: 1st District Court- 135 N 100 W, Logan UT 84321

JUDGE NAME: Brian Cannell

REVIEW DATE: 03/17/26

Many of the criteria enumerated in this certification checklist are restatements of the Adult Drug Court Best Practice Standards, Volume I and Volume II, published by the National Association of Drug Court Professionals (NADCP). Those are indicated by a citation in the **BPS** column following the standard. An asterisk indicates a modification of the NADCP standard.

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<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are defined and applied objectively.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Eligibility and exclusion criteria are specified in writing.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool.	I.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	Candidates for the Drug Court are assessed for eligibility using validated risk-assessment tool that has been demonstrated empirically to predict criminal recidivism or failure on community supervision and is equivalently predictive for women and racial or ethnic minority groups that are represented in the local arrestee population.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Candidates for the Drug Court are assessed for eligibility using validated clinical-assessment tool that evaluates the formal diagnostic symptoms of substance dependence or addiction.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Evaluators are trained and proficient in the administration of the assessment tools and interpretation of the results.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Current or prior offenses may not disqualify candidates from participation in the Drug Court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Offenders charged with non-drug charges, drug dealing or those with violence histories are not excluded automatically from participation in the Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	If adequate treatment is available, candidates are not disqualified from participation in the Drug Court because of co-occurring mental health or medical conditions or because they have been legally prescribed psychotropic or addiction medication.	I.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	The program has a written policy addressing medically assisted treatment.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Participants ordinarily appear before the same judge throughout their enrollment in the Drug Court.	III.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	The judge regularly attends pre-court staff meetings during which each participant's progress is reviewed and potential consequences for performance are discussed by the Drug Court team.	III.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Participants appear before the judge for status hearings no less frequently than every two weeks during the first phase of the program. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	The judge allows participants a reasonable opportunity to explain their perspectives concerning factual controversies and the imposition of sanctions, incentives, and therapeutic adjustments.	III.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	If a participant has difficulty expressing him or herself because of such factors as a language barrier, nervousness, or cognitive limitation, the judge permits the participant's attorney or legal representative to assist in providing such explanations.	IV.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	The judge is the ultimate arbiter of factual controversies and makes the final decision concerning the imposition of incentives or sanctions that affect a participant's legal status or liberty.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	The judge makes these decisions after taking into consideration the input of other Drug Court team members and discussing the matter in court with the participant or the participant's legal representative.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	The judge relies on the expert input of duly trained treatment professionals when imposing treatment-related conditions.	III.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Policies and procedures concerning the administration of incentives, sanctions, and therapeutic adjustments are specified in writing and communicated in advance to Drug Court participants and team members.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	The policies and procedures provide a clear indication of which behaviors may elicit an incentive, sanction, or therapeutic adjustment; the range of consequences that may be imposed for those behaviors; the criteria for phase advancement, graduation, and termination from the program; and the legal and collateral consequences that may ensue from graduation and termination.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	The Drug Court has a range of sanctions of varying magnitudes that may be administered in response to infractions in the program.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	For goals that are difficult for participants to accomplish, such as abstaining from substance use or obtaining employment, the sanctions increase progressively in magnitude over successive infractions. For goals that are relatively easy for participants to accomplish, such as being truthful or attending counseling sessions, higher magnitude sanctions may be administered after only a few infractions.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Consequences are imposed for the non-medically indicated use of intoxicating or addictive substances, including but not limited to alcohol, cannabis (marijuana) and prescription medications, regardless of the licit or illicit status of the substance.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Drug testing is performed at least twice per week.	VII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Drug testing is random, and is available on weekends and holidays.	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	Collection of test specimens is witnessed and specimens are examined routinely for evidence of dilution, tampering and adulteration.	VII.E.* VII.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Drug testing utilized by the Drug Court uses scientifically valid and reliable testing procedures and establishes a chain of custody for each specimen.	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Metabolite levels falling below industry- or manufacturer-recommended cutoff scores are not interpreted as evidence of new substance use or changes in substance use patterns, unless such conclusions are reached by an expert trained in toxicology, pharmacology or a related field.	VII.G.*

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30	Upon entering the Drug Court, participants receive a clear and comprehensive explanation of their rights and responsibilities relating to drug and alcohol testing.	VII.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	The program requires a period of at least 90 consecutive days drug-free to graduate.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	The minimum length of the program is twelve months.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Unless a participant poses an immediate risk to public safety, jail sanctions are administered after less severe consequences have been ineffective at deterring infractions.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	Jail sanctions are definite in duration and typically last no more than three to five days.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	Participants are given access to counsel and a fair hearing if a jail sanction might be imposed.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	Participants are not terminated from the Drug Court for continued substance use if they are otherwise compliant with their treatment and supervision conditions, unless they are non-amenable to the treatments that are reasonably available in their community.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	If a participant is terminated from the Drug Court because adequate treatment is not available, the participant does not receive an augmented sentence or disposition for failing to complete the program.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters.	V.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Treatment providers are licensed or certified to deliver substance abuse treatment, as required by the Department of Human Services or other relevant licensure or certification entity.	V.H.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	Participants regularly attend self-help or peer support groups in addition to professional counseling.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	41	The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	42	There is a secular alternative to 12-step peer support groups.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	43	Participants complete a final phase of the Drug Court focusing on relapse prevention and continuing care.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	44	Participants are not excluded from participation in Drug Court because they lack a stable place of residence.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	45	Participants diagnosed with mental illness receive appropriate mental health services beginning in the first phase of Drug Court and continuing as needed throughout their enrollment in the program.	VI.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	46	Participants are not required to participate in job seeking or vocational skills development in the early phases of drug court.	VI.I.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	47	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each staffing meeting.	VIII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	48	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each Drug Court session.	VIII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	49	Pre-court staff meetings are presumptively closed to participants and the public unless the court has good reason for a participant to attend discussions related to that participant's case.	VIII.B.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	50	Participants provide voluntary and informed consent permitting team members to share specified data elements relating to participants' progress in treatment and compliance with program requirements.	VIII.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	51	Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Drug Court must be reasonably related to the costs of testing or other services.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	52	Treatment fees are based on a sliding fee schedule and are disclosed to each participant.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	53	The Drug Court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices.	X.D.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	54	The Drug Court has written policies and procedures that ensure confidentiality and security of participant information, which conform to all applicable state and federal laws, including, but not limited to, Utah's Governmental Records Access and Management Act (GRAMA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), and 42 C.F.R. 2 (Confidentiality of Substance Abuse Disorder Patient Records).	VIII.C.*

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are communicated to potential referral sources.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	The Drug Court regularly monitors the delivery of incentives and sanctions to ensure they are administered equivalently to all participants.	II.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Each member of the Drug Court team attends up-to-date training events on recognizing implicit cultural biases and correcting disparate impacts for members of historically disadvantaged groups.	II.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	The Drug Court judge attends current training events on legal and constitutional issues in Drug Courts, judicial ethics, evidence-based substance abuse and mental health treatment, behavior modification, and community supervision.	III.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	The judge presides over the Drug Court for no less than two consecutive years.	III.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	The Judge spends an average of at least three minutes with each participant.	III.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	The Drug Court team relies on expert medical input to determine whether a prescription for an addictive or intoxicating medication is medically indicated and whether non-addictive, non-intoxicating, and medically safe alternative treatments are available.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Phase promotion is predicated on the achievement of realistic and defined behavioral objectives, such as completing a treatment regimen or remaining drug-abstinent for a specified period of time.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Treatment is reduced only if it is determined clinically that a reduction in treatment is unlikely to precipitate a relapse to substance use.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day.	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Drug test results are available within 48 hours.	VII.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Participants are required to deliver a test specimen within 8 hours of being notified that a drug	VII.B.

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
			or alcohol test has been scheduled.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Randomly selected specimens are tested periodically for a broader range of substances to detect any new drugs of abuse that might be emerging in the Drug Court population.	VII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	If a participant denies substance use in response to a positive screening test, a portion of the same specimen is subjected to confirmatory analysis using an instrumented test, such as gas chromatography/mass spectrometry (GC/MS).	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Standardized patient placement criteria govern the level of care that is provided.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	Adjustments to the level of care are predicated on each participant's response to treatment and are not tied to the Drug Court's programmatic phase structure.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Participants receive a sufficient dosage and duration of substance abuse treatment to achieve long-term sobriety and recovery from addiction.	V.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	Participants meet with a treatment provider or clinical case manager for at least one individual session per week during the first phase of the program.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	Participants are screened for their suitability for group interventions, and group membership is guided by evidence-based selection criteria including participants' gender, trauma histories and co-occurring psychiatric symptoms.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Treatment providers administer behavioral or cognitive-behavioral treatments that are documented in manuals and have been demonstrated to improve outcomes for addicted persons involved in the criminal justice system.	V.F. VI.G
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	Treatment providers are proficient at delivering the interventions and are supervised regularly to ensure continuous fidelity to the treatment models.	V.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	Treatment providers are supervised regularly to ensure continuous fidelity to evidence-based practices.	V.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the Drug Court.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Where indicated, participants receive assistance finding safe, stable, and drug-free housing beginning in the first phase of Drug Court and continuing as necessary throughout their enrollment in the program.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	All Drug Court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of Drug Court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose.	VI.L.
<input type="checkbox"/>	<input type="checkbox"/>	30	Clients are placed in the program within 50 days of arrest.	

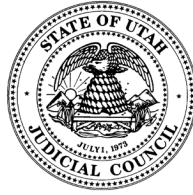
YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	Team members are assigned to Drug Court for no less than two years.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	All team members use electronic communication to contemporaneously communicate about Drug Court issues.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Subsequently, team members attend continuing education workshops on at least an annual basis to gain up-to-date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making, and constitutional and legal issues in Drug Courts.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	New staff hires receive a formal orientation training on the Drug Court model and best practices in Drug Courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	The Drug Court has more than 15 but less than 125 active participants.	IX.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	The Drug Court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions.	X.A.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	37	New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the Drug Court. Not after graduation	X.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	A skilled and independent evaluator examines the Drug Court's adherence to best practices and participant outcomes no less frequently than every five years.	X.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Staff members are required to record information concerning the provision of services and in-program outcomes within forty-eight hours of the respective events.	X.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	The program conducts an exit interview for self-improvement.	

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	The Drug Court offers a continuum of care for substance abuse treatment including detoxification, residential, sober living, day treatment, intensive outpatient and outpatient services.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Treatment groups ordinarily have no more than twelve participants and at least two leaders or facilitators.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Treatment providers have substantial experience working with criminal justice populations.	V.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	For at least the first ninety days after discharge from the Drug Court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Participants are assessed using a validated instrument for major mental health disorders that co-occur frequently in Drug Courts, including major depression, bipolar disorder (manic depression), posttraumatic stress disorder (PTSD), and other major anxiety disorders.	VI.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Participants with PTSD or severe trauma-related symptoms are evaluated for their suitability for group interventions and are treated on an individual basis or in small groups when	VI.F.

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
			necessary to manage panic, dissociation, or severe anxiety.	
<input type="checkbox"/>	<input type="checkbox"/>	7	Female participants receive trauma-related services in gender-specific groups.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Drug Court. usually, but decided based on the individual	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Participants receive immediate medical or dental treatment for conditions that are life-threatening, cause serious pain or discomfort, or may lead to long-term disability or impairment.	VI.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Before starting a Drug Court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Drug Courts and develop fair and effective policies and procedures for the program.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Supervision caseloads do not exceed fifty active participants per supervision officer.	IX.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Caseloads for clinicians must permit sufficient opportunities to assess participant needs and deliver adequate and effective dosages of substance abuse treatment and indicated complementary services.	IX.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	The Drug Court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay, and in-program technical violations and new arrests or referrals.	X.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Information relating to the services provided and participants' in-program performance is entered into an electronic database. Statistical summaries from the database provide staff with real-time information concerning the Drug Court's adherence to best practices and in-program outcomes.	X.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Outcomes are examined for all eligible participants who entered the Drug Court regardless of whether they graduated, withdrew, or were terminated from the program.	X.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	The Drug Court regularly monitors whether members of historically disadvantaged groups complete the program at equivalent rates to other participants.	II.B. X.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Clients are placed in the program within 50 days after change of plea, sentencing, or a finding that a probation violation has occurred, or within a short period of time thereafter. The earlier treatment begins, the better the outcomes.	

with the resources we have

usually, sometimes the request to participate come late



Administrative Office of the Courts

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

April 6th, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Management Committee, Judicial Council

FROM: Katy Erickson, Statewide Treatment Court Coordinator
Cris Seabury, Statewide Treatment Court Certification Coordinator

RE: Treatment Court Certification - Recommendations

Under UCJA [Rule 4-409](#), each problem-solving court is reviewed for certification every two years. The Statewide Treatment Court Certification Coordinator evaluates the Council-approved checklist, reviews operational documents, interviews team members, and visits sites to observe staff meetings and court hearings. The Statewide Treatment Court Certification Coordinator then prepares a jurisdiction report for the treatment court team, highlighting successful practices and recommendations. The summary below is provided to the Judicial Council in support of recertification.

2nd District DUI Court, Judge Neider

Required Certification Criteria: Meets all criteria.

Presumed Certification Criteria:

#30 Clients are placed in the program within 50 days: *Participants may be delayed if they must serve a jail sentence prior to starting the program, per statute.*

#33 Subsequently, team members attend continuing education workshops on at least an annual basis to gain up to date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making and constitutional and legal issues in DUI courts. *Team members attend the state conference and national conference when funding is available.*

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.

#34: New staff hires receive a formal orientation training on the DUI court model and best practices in DUI courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter. New staff review the operations manual but do not receive formal training. If contacted, the state coordinators will provide onboarding resources for new team members.

#36: The DUI court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions. The court does not have the resources to monitor this information.

#37 new arrests, new convictions and new incarcerations are monitored for at least three years following each participant's entry into the DUI court. The court does not have the resources to monitor this information.

#38 A skilled and independent evaluator examines the DUI court's adherence to best practices and participant outcomes no less frequently than every five years. The court does not have the resources to hire an independent evaluator.

#40 The program conducts an exit interview for self improvement. The court does not conduct exit interviews but did request sample exit interview questions.

Non Certification Criteria:

#4: For at least the first ninety days after discharge from the DUI court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, email or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated. If the graduate is still engaged in treatment or supervision, the team will still check in with the participant.

10. Before starting DUI court, team members attend formal pre-implementation training to learn from expert faculty about best practices in DUI courts and develop fair and effective policies and procedures for the program. The state coordinates provide training and resources to new team members as requested. New team member training is not offered on a regular basis.

13. The DUI court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay and in program technical violations and new arrests or referrals. The court does not have the resources to monitor this information.

15. Outcomes are examined for all eligible participants who entered the DUI court regardless of whether they graduated, withdrew or were terminated from the program. The court does not have the resources to monitor this information.

16. The DUI court regularly monitors whether members of historically disadvantaged groups completed the program at equivalent rates to other participants. The court does not have the resources to monitor this information.

3rd District Salt Lake County Track B: Judge Stormont
Required Certification Criteria: Meet all criteria

#3 The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool. *The Court serves medium risk participants as measured by the RANT.*

#14 Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable. *The court is structured to serve medium risk/high need participants as an alternative to high risk treatment court. Track B participants attend court less frequently due to lower risk requirements. participants appear every 6 weeks (so long as they are in compliance with program requirements), which is*

consistent with best practices for our medium-risk participants.

Presumed Certification Criteria: Meet all Criteria

Non Certification Criteria: Meet all Criteria

3rd District, Mental Health Court, Judge Trease

Required Certification Criteria: Meets all criteria

#7 Current or prior offenses may not disqualify candidates from participation in the Mental Health Court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Mental health Court. *The team checked no and requested more information on the research which disqualifies defendants from participating in mental health court.*

#38 Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters. *The team reported in the interviews incarceration is only used when a participant is a danger to themselves or others while waiting for a treatment bed. The team exhausts all other options before utilizing incarceration.*

#41 The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models. *The peer support groups do follow a structured model. Funding was recently cut so there are limited resources available.*

#43 Participants complete a final phase of the Mental health Court focusing on relapse prevention and continuing care. *The team shared this standard is not applicable to the MHC population.*

#51 Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Mental health Court must be reasonably related to the costs of testing or other services. *The team shared this standard is not applicable to the MHC population.*

#53 The Mental health Court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices. *The team does not have access to an independent evaluator. They are implementing recommendations from the certification site visit.*

Presumed Certification Criteria

#10 Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day. *Testing consistency is dependent on the staffing of the contracted agency. On average, they are following the minimum standard.*

#11 Drug test results are available within 48 hours. *On average, confirmation test results are received within 48 hours.*

#23 Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy. The team reports this does not apply to their court.

#24 Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the Mental health Court. The team reports this does not apply to their court.

#27 All Mental Health Court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services.

#28 Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of Mental Health Court. The team reports this does not apply to their court.

#29 Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose. The team has not participated in overdose prevention and reversal training.

#34 New staff hires receive a formal orientation training on the Mental health Court model and best practices in Mental health Courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter. The team reviews the operation manual and attends the state conference. Some team members are able to attend the National Conference.

#37 New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the Mental health Court. The court does not have the structure to monitor recidivism

#38 A skilled and independent evaluator examines the Mental Health Court's adherence to best practices and participant outcomes no less frequently than every five years. The court does not have the structure to monitor recidivism

#39 Staff members are required to record information concerning the provision of services and in program outcomes within forty-eight hours of the respective events. The treatment providers record respective events.

#40 The program conducts an exit interview for self-improvement. The court does not conduct exit interviews.

Nonrequired Certification Criteria

#4 For at least the first ninety days after discharge from the Mental health Court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated. *The treatment providers stay in contact with graduates if they are still engaged in treatment.*

#8 Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Mental health Court. *This is not applicable to Mental Health Court*

#10 Before starting a Mental health Court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Mental health Courts and develop fair and effective policies and procedures for the program. *There is no pre-implementation training for mental health courts at this time. The state coordinators will share resources and offer support during the transition if requested.*

#11 Supervision caseloads do not exceed fifty active participants per supervision officer. *Supervision caseloads often exceed 50 participants.*

UTAH JUDICIAL COUNCIL
ADULT DRUG COURT CERTIFICATION CHECKLIST
 REVISED AND ADOPTED DECEMBER 16, 2019

COURT LOCATION: Third District Court, 450 S. Main St., Salt Lake City, UT

JUDGE NAME: Charles A. Stormont

REVIEW DATE: 12/15/2025

Many of the criteria enumerated in this certification checklist are restatements of the Adult Drug Court Best Practice Standards, Volume I and Volume II, published by the National Association of Drug Court Professionals (NADCP). Those are indicated by a citation in the **BPS** column following the standard. An asterisk indicates a modification of the NADCP standard.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are defined and applied objectively.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Eligibility and exclusion criteria are specified in writing.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool. *Track B is Medium Risk.	I.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	Candidates for the Drug Court are assessed for eligibility using validated risk-assessment tool that has been demonstrated empirically to predict criminal recidivism or failure on community supervision and is equivalently predictive for women and racial or ethnic minority groups that are represented in the local arrestee population.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Candidates for the Drug Court are assessed for eligibility using validated clinical-assessment tool that evaluates the formal diagnostic symptoms of substance dependence or addiction.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Evaluators are trained and proficient in the administration of the assessment tools and interpretation of the results.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Current or prior offenses may not disqualify candidates from participation in the Drug Court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Offenders charged with non-drug charges, drug dealing or those with violence histories are not excluded automatically from participation in the Drug Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	If adequate treatment is available, candidates are not disqualified from participation in the Drug Court because of co-occurring mental health or medical conditions or because they have been legally prescribed psychotropic or addiction medication.	I.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	The program has a written policy addressing medically assisted treatment.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Participants ordinarily appear before the same judge throughout their enrollment in the Drug Court.	III.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	The judge regularly attends pre-court staff meetings during which each participant's progress is reviewed and potential consequences for performance are discussed by the Drug Court team.	III.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Participants appear before the judge for status hearings no less frequently than every two weeks during the first phase of the program. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input type="checkbox"/>	<input checked="" type="checkbox"/>	14	Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	The judge allows participants a reasonable opportunity to explain their perspectives concerning factual controversies and the imposition of sanctions, incentives, and therapeutic adjustments.	III.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	If a participant has difficulty expressing him or herself because of such factors as a language barrier, nervousness, or cognitive limitation, the judge permits the participant's attorney or legal representative to assist in providing such explanations.	IV.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	The judge is the ultimate arbiter of factual controversies and makes the final decision concerning the imposition of incentives or sanctions that affect a participant's legal status or liberty.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	The judge makes these decisions after taking into consideration the input of other Drug Court team members and discussing the matter in court with the participant or the participant's legal representative.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	The judge relies on the expert input of duly trained treatment professionals when imposing treatment-related conditions.	III.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Policies and procedures concerning the administration of incentives, sanctions, and therapeutic adjustments are specified in writing and communicated in advance to Drug Court participants and team members.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	The policies and procedures provide a clear indication of which behaviors may elicit an incentive, sanction, or therapeutic adjustment; the range of consequences that may be imposed for those behaviors; the criteria for phase advancement, graduation, and termination from the program; and the legal and collateral consequences that may ensue from graduation and termination.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	The Drug Court has a range of sanctions of varying magnitudes that may be administered in response to infractions in the program.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	For goals that are difficult for participants to accomplish, such as abstaining from substance use or obtaining employment, the sanctions increase progressively in magnitude over successive infractions. For goals that are relatively easy for participants to accomplish, such as being truthful or attending counseling sessions, higher magnitude sanctions may be administered after only a few infractions.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Consequences are imposed for the non-medically indicated use of intoxicating or addictive substances, including but not limited to alcohol, cannabis (marijuana) and prescription medications, regardless of the licit or illicit status of the substance.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Drug testing is performed at least twice per week. <i>*Technically, the manual requires 8 times per month.</i>	VII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Drug testing is random, and is available on weekends and holidays.	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	Collection of test specimens is witnessed and specimens are examined routinely for evidence of dilution, tampering and adulteration.	VII.E* VII.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Drug testing utilized by the Drug Court uses scientifically valid and reliable testing procedures and establishes a chain of custody for each specimen.	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Metabolite levels falling below industry- or manufacturer-recommended cutoff scores are not interpreted as evidence of new substance use or changes in substance use patterns, unless such conclusions are reached by an expert trained in toxicology, pharmacology or a related field.	VII.G.*

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30	Upon entering the Drug Court, participants receive a clear and comprehensive explanation of their rights and responsibilities relating to drug and alcohol testing.	VII.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	The program requires a period of at least 90 consecutive days drug-free to graduate.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	The minimum length of the program is twelve months.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Unless a participant poses an immediate risk to public safety, jail sanctions are administered after less severe consequences have been ineffective at deterring infractions.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	Jail sanctions are definite in duration and typically last no more than three to five days.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	Participants are given access to counsel and a fair hearing if a jail sanction might be imposed.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	Participants are not terminated from the Drug Court for continued substance use if they are otherwise compliant with their treatment and supervision conditions, unless they are non-amenable to the treatments that are reasonably available in their community.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	If a participant is terminated from the Drug Court because adequate treatment is not available, the participant does not receive an augmented sentence or disposition for failing to complete the program.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters.	V.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Treatment providers are licensed or certified to deliver substance abuse treatment, as required by the Department of Human Services or other relevant licensure or certification entity.	V.H.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	Participants regularly attend self-help or peer support groups in addition to professional counseling.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	41	The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	42	There is a secular alternative to 12-step peer support groups.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	43	Participants complete a final phase of the Drug Court focusing on relapse prevention and continuing care.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	44	Participants are not excluded from participation in Drug Court because they lack a stable place of residence.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	45	Participants diagnosed with mental illness receive appropriate mental health services beginning in the first phase of Drug Court and continuing as needed throughout their enrollment in the program.	VI.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	46	Participants are not required to participate in job seeking or vocational skills development in the early phases of drug court.	VI.I.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	47	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each staffing meeting.	VIII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	48	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each Drug Court session.	VIII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	49	Pre-court staff meetings are presumptively closed to participants and the public unless the court has good reason for a participant to attend discussions related to that participant's case.	VIII.B.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	50	Participants provide voluntary and informed consent permitting team members to share specified data elements relating to participants' progress in treatment and compliance with program requirements.	VIII.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	51	Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Drug Court must be reasonably related to the costs of testing or other services.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	52	Treatment fees are based on a sliding fee schedule and are disclosed to each participant.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	53	The Drug Court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices.	X.D.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	54	The Drug Court has written policies and procedures that ensure confidentiality and security of participant information, which conform to all applicable state and federal laws, including, but not limited to, Utah's Governmental Records Access and Management Act (GRAMA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), and 42 C.F.R. 2 (Confidentiality of Substance Abuse Disorder Patient Records).	VIII.C.*

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are communicated to potential referral sources.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	The Drug Court regularly monitors the delivery of incentives and sanctions to ensure they are administered equivalently to all participants.	II.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Each member of the Drug Court team attends up-to-date training events on recognizing implicit cultural biases and correcting disparate impacts for members of historically disadvantaged groups.	II.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	The Drug Court judge attends current training events on legal and constitutional issues in Drug Courts, judicial ethics, evidence-based substance abuse and mental health treatment, behavior modification, and community supervision.	III.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	The judge presides over the Drug Court for no less than two consecutive years.	III.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	The Judge spends an average of at least three minutes with each participant.	III.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	The Drug Court team relies on expert medical input to determine whether a prescription for an addictive or intoxicating medication is medically indicated and whether non-addictive, non-intoxicating, and medically safe alternative treatments are available.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Phase promotion is predicated on the achievement of realistic and defined behavioral objectives, such as completing a treatment regimen or remaining drug-abstinent for a specified period of time.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Treatment is reduced only if it is determined clinically that a reduction in treatment is unlikely to precipitate a relapse to substance use.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day. <i>*Technically, the manual requires 8 times per month.</i>	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Drug test results are available within 48 hours.	VII.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Participants are required to deliver a test specimen within 8 hours of being notified that a drug	VII.B.

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
			or alcohol test has been scheduled.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Randomly selected specimens are tested periodically for a broader range of substances to detect any new drugs of abuse that might be emerging in the Drug Court population.	VII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	If a participant denies substance use in response to a positive screening test, a portion of the same specimen is subjected to confirmatory analysis using an instrumented test, such as gas chromatography/mass spectrometry (GC/MS).	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Standardized patient placement criteria govern the level of care that is provided.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	Adjustments to the level of care are predicated on each participant's response to treatment and are not tied to the Drug Court's programmatic phase structure.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Participants receive a sufficient dosage and duration of substance abuse treatment to achieve long-term sobriety and recovery from addiction.	V.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	Participants meet with a treatment provider or clinical case manager for at least one individual session per week during the first phase of the program.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	Participants are screened for their suitability for group interventions, and group membership is guided by evidence-based selection criteria including participants' gender, trauma histories and co-occurring psychiatric symptoms.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Treatment providers administer behavioral or cognitive-behavioral treatments that are documented in manuals and have been demonstrated to improve outcomes for addicted persons involved in the criminal justice system.	V.F. VI.G
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	Treatment providers are proficient at delivering the interventions and are supervised regularly to ensure continuous fidelity to the treatment models.	V.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	Treatment providers are supervised regularly to ensure continuous fidelity to evidence-based practices.	V.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the Drug Court.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Where indicated, participants receive assistance finding safe, stable, and drug-free housing beginning in the first phase of Drug Court and continuing as necessary throughout their enrollment in the program.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	All Drug Court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of Drug Court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose.	VI.L.
<input type="checkbox"/>	<input type="checkbox"/>	30	Clients are placed in the program within 50 days of arrest.	

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	Team members are assigned to Drug Court for no less than two years.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	All team members use electronic communication to contemporaneously communicate about Drug Court issues.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Subsequently, team members attend continuing education workshops on at least an annual basis to gain up-to-date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making, and constitutional and legal issues in Drug Courts.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	New staff hires receive a formal orientation training on the Drug Court model and best practices in Drug Courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	The Drug Court has more than 15 but less than 125 active participants.	IX.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	The Drug Court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions.	X.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the Drug Court.	X.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38	A skilled and independent evaluator examines the Drug Court's adherence to best practices and participant outcomes no less frequently than every five years.	X.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Staff members are required to record information concerning the provision of services and in-program outcomes within forty-eight hours of the respective events.	X.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	The program conducts an exit interview for self-improvement.	

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	The Drug Court offers a continuum of care for substance abuse treatment including detoxification, residential, sober living, day treatment, intensive outpatient and outpatient services.	V.A.
<input type="checkbox"/>	<input type="checkbox"/>	2	Treatment groups ordinarily have no more than twelve participants and at least two leaders or facilitators.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Treatment providers have substantial experience working with criminal justice populations.	V.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	For at least the first ninety days after discharge from the Drug Court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Participants are assessed using a validated instrument for major mental health disorders that co-occur frequently in Drug Courts, including major depression, bipolar disorder (manic depression), posttraumatic stress disorder (PTSD), and other major anxiety disorders.	VI.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Participants with PTSD or severe trauma-related symptoms are evaluated for their suitability for group interventions and are treated on an individual basis or in small groups when	VI.F.

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
			necessary to manage panic, dissociation, or severe anxiety.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Female participants receive trauma-related services in gender-specific groups.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Drug Court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Participants receive immediate medical or dental treatment for conditions that are life-threatening, cause serious pain or discomfort, or may lead to long-term disability or impairment.	VI.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	Before starting a Drug Court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Drug Courts and develop fair and effective policies and procedures for the program.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Supervision caseloads do not exceed fifty active participants per supervision officer.	IX.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Caseloads for clinicians must permit sufficient opportunities to assess participant needs and deliver adequate and effective dosages of substance abuse treatment and indicated complementary services.	IX.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	The Drug Court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay, and in-program technical violations and new arrests or referrals.	X.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Information relating to the services provided and participants' in-program performance is entered into an electronic database. Statistical summaries from the database provide staff with real-time information concerning the Drug Court's adherence to best practices and in-program outcomes.	X.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Outcomes are examined for all eligible participants who entered the Drug Court regardless of whether they graduated, withdrew, or were terminated from the program.	X.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	The Drug Court regularly monitors whether members of historically disadvantaged groups complete the program at equivalent rates to other participants.	II.B. X.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Clients are placed in the program within 50 days after change of plea, sentencing, or a finding that a probation violation has occurred, or within a short period of time thereafter. The earlier treatment begins, the better the outcomes.	

Regarding question 14 of Required Certification Criteria, we have answered "No" because in the later phases of Track B, participants appear every 6 weeks (so long as they are in compliance with program requirements), which is consistent with best practices for our medium-risk participants.

UTAH JUDICIAL COUNCIL
ADULT DUI COURT CERTIFICATION CHECKLIST
 REVISED AND ADOPTED 2020

COURT LOCATION: Ogden, UT
 JUDGE NAME: Judge Camille Neider
 REVIEW DATE: October 15, 2025

Many of the criteria enumerated in this certification checklist are restatements of the Adult Drug Court Best Practice Standards, Volume I and Volume II, published by the National Association of Drug Court Professionals (NADCP). Those are indicated by a citation in the **BPS** column following the standard. An asterisk indicates a modification of the NADCP standard.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are defined and applied objectively.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Eligibility and exclusion criteria are specified in writing.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool. <i>RANT</i>	I.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	Candidates for the Dui court are assessed for eligibility using validated risk-assessment tool that has been demonstrated empirically to predict criminal recidivism or failure on community supervision and is equivalently predictive for women and racial or ethnic minority groups that are represented in the local arrestee population. <i>LS-RNR</i>	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Candidates for the Dui court are assessed for eligibility using validated clinical-assessment tool that evaluates the formal diagnostic symptoms of substance dependence or addiction. <i>TCU</i>	I.C. <i>DS5</i>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Evaluators are trained and proficient in the administration of the assessment tools and interpretation of the results.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Current or prior offenses may not disqualify candidates from participation in the Dui court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Dui court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Offenders charged with non-drug charges, drug dealing or those with violence histories are not excluded automatically from participation in the Dui court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	If adequate treatment is available, candidates are not disqualified from participation in the Dui court because of co-occurring mental health or medical conditions or because they have been legally prescribed psychotropic or addiction medication.	I.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	The program has a written policy addressing medically assisted treatment.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Participants ordinarily appear before the same judge throughout their enrollment in the Dui court.	III.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	The judge regularly attends pre-court staff meetings during which each participant's progress is reviewed and potential consequences for performance are discussed by the Dui court team.	III.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Participants appear before the judge for status hearings no less frequently than every two weeks during the first phase of the program. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.

YES NO

#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	14 Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	15 The judge allows participants a reasonable opportunity to explain their perspectives concerning factual controversies and the imposition of sanctions, incentives, and therapeutic adjustments.	III.G.
<input checked="" type="checkbox"/> <input type="checkbox"/>	16 If a participant has difficulty expressing him or herself because of such factors as a language barrier, nervousness, or cognitive limitation, the judge permits the participant's attorney or legal representative to assist in providing such explanations.	IV.B.
<input checked="" type="checkbox"/> <input type="checkbox"/>	17 The judge is the ultimate arbiter of factual controversies and makes the final decision concerning the imposition of incentives or sanctions that affect a participant's legal status or liberty.	III.H. VIII.D.
<input checked="" type="checkbox"/> <input type="checkbox"/>	18 The judge makes these decisions after taking into consideration the input of other Dui court team members and discussing the matter in court with the participant or the participant's legal representative.	III.H. VIII.D.
<input checked="" type="checkbox"/> <input type="checkbox"/>	19 The judge relies on the expert input of duly trained treatment professionals when imposing treatment-related conditions.	III.H.
<input checked="" type="checkbox"/> <input type="checkbox"/>	20 Policies and procedures concerning the administration of incentives, sanctions, and therapeutic adjustments are specified in writing and communicated in advance to Dui court participants and team members.	IV.A.
<input checked="" type="checkbox"/> <input type="checkbox"/>	21 The policies and procedures provide a clear indication of which behaviors may elicit an incentive, sanction, or therapeutic adjustment; the range of consequences that may be imposed for those behaviors; the criteria for phase advancement, graduation, and termination from the program; and the legal and collateral consequences that may ensue from graduation and termination.	IV.A.
<input checked="" type="checkbox"/> <input type="checkbox"/>	22 The Dui court has a range of sanctions of varying magnitudes that may be administered in response to infractions in the program.	IV.E.
<input checked="" type="checkbox"/> <input type="checkbox"/>	23 For goals that are difficult for participants to accomplish, such as abstaining from substance use or obtaining employment, the sanctions increase progressively in magnitude over successive infractions. For goals that are relatively easy for participants to accomplish, such as being truthful or attending counseling sessions, higher magnitude sanctions may be administered after only a few infractions.	IV.E.
<input checked="" type="checkbox"/> <input type="checkbox"/>	24 Consequences are imposed for the non-medically indicated use of intoxicating or addictive substances, including but not limited to alcohol, cannabis (marijuana) and prescription medications, regardless of the licit or illicit status of the substance.	IV.F.
<input checked="" type="checkbox"/> <input type="checkbox"/>	25 Drug and/or alcohol testing is performed at least twice per week.	VII.A.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	26 Drug and/or alcohol testing is random, and is available on weekends and holidays.	VII.B.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	27 Collection of test specimens is witnessed and specimens are examined routinely for evidence of dilution, tampering and adulteration.	VII.E.* VII.F.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	28 Drug testing utilized by the Dui court uses scientifically valid and reliable testing procedures and establishes a chain of custody for each specimen.	VII.G.
<input checked="" type="checkbox"/> <input type="checkbox"/>	29 Metabolite levels falling below industry- or manufacturer-recommended cutoff scores are not interpreted as evidence of new substance use or changes in substance use patterns, unless such conclusions are reached by an expert trained in toxicology, pharmacology or a related field.	VII.G.*

YES NO

#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	30 Upon entering the Dui court, participants receive a clear and comprehensive explanation of their rights and responsibilities relating to drug and alcohol testing.	VII.I.
<input checked="" type="checkbox"/> <input type="checkbox"/>	31 The program requires a period of at least 90 consecutive days drug and alcohol-free to graduate.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	32 The minimum length of the program is twelve months.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	33 Unless a participant poses an immediate risk to public safety, jail sanctions are administered after less severe consequences have been ineffective at deterring infractions.	IV.J.
<input checked="" type="checkbox"/> <input type="checkbox"/>	34 Jail sanctions are definite in duration and typically last no more than three to five days.	IV.J.
<input checked="" type="checkbox"/> <input type="checkbox"/>	35 Participants are given access to counsel and a fair hearing if a jail sanction might be imposed.	IV.J.
<input checked="" type="checkbox"/> <input type="checkbox"/>	36 Participants are not terminated from the Dui court for continued substance use if they are otherwise compliant with their treatment and supervision conditions, unless they are non-amenable to the treatments that are reasonably available in their community.	IV.K.
<input checked="" type="checkbox"/> <input type="checkbox"/>	37 If a participant is terminated from the Dui court because adequate treatment is not available, the participant does not receive an augmented sentence or disposition for failing to complete the program.	IV.K.
<input checked="" type="checkbox"/> <input type="checkbox"/>	38 Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters.	V.B.
<input checked="" type="checkbox"/> <input type="checkbox"/>	39 Treatment providers are licensed or certified to deliver substance abuse treatment, as required by the Department of Human Services or other relevant licensure or certification entity.	V.H.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	40 Participants regularly attend self-help or peer support groups in addition to professional counseling.	V.I.
<input checked="" type="checkbox"/> <input type="checkbox"/>	41 The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models.	V.I.
<input checked="" type="checkbox"/> <input type="checkbox"/>	42 There is a secular alternative to 12-step peer support groups.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	43 Participants complete a final phase of the Dui court focusing on relapse prevention and continuing care.	V.J.
<input checked="" type="checkbox"/> <input type="checkbox"/>	44 Participants are not excluded from participation in Dui court because they lack a stable place of residence.	VI.D.
<input checked="" type="checkbox"/> <input type="checkbox"/>	45 Participants diagnosed with mental illness receive appropriate mental health services beginning in the first phase of Dui court and continuing as needed throughout their enrollment in the program.	VI.E.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	46 Participants are not required to participate in job seeking or vocational skills development in the early phases of dui court.	VI.I.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	47 At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each staffing meeting.	VIII.B.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	48 At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each Dui court session.	VIII.A.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	49 Pre-court staff meetings are presumptively closed to participants and the public unless the court has good reason for a participant to attend discussions related to that participant's case.	VIII.B.

YES NO

#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	50 Participants provide voluntary and informed consent permitting team members to share specified data elements relating to participants' progress in treatment and compliance with program requirements.	VIII.C.
<input checked="" type="checkbox"/> <input type="checkbox"/>	51 Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Dui court must be reasonably related to the costs of testing or other services.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	52 Treatment fees are based on a sliding fee schedule and are disclosed to each participant.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	53 The Dui court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices.	X.D.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	54 The Dui court has written policies and procedures that ensure confidentiality and security of participant information, which conform to all applicable state and federal laws, including, but not limited to, Utah's Governmental Records Access and Management Act (GRAMA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), and 42 C.F.R. 2 (Confidentiality of Substance Abuse Disorder Patient Records).	VIII.C.*

YES NO

#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	1 Eligibility and exclusion criteria are communicated to potential referral sources.	I.A.
<input type="checkbox"/> <input checked="" type="checkbox"/>	2 The Dui court regularly monitors the delivery of incentives and sanctions to ensure they are administered equivalently to all participants.	II.D.
<input checked="" type="checkbox"/> <input type="checkbox"/>	3 Each member of the Dui court team attends up-to-date training events on recognizing implicit cultural biases and correcting disparate impacts for members of historically disadvantaged groups.	II.F.
<input checked="" type="checkbox"/> <input type="checkbox"/>	4 The Dui court judge attends current training events on legal and constitutional issues in Dui courts, judicial ethics, evidence-based substance abuse and mental health treatment, behavior modification, and community supervision.	III.A.
<input checked="" type="checkbox"/> <input type="checkbox"/>	5 The judge presides over the Dui court for no less than two consecutive years.	III.B.
<input checked="" type="checkbox"/> <input type="checkbox"/>	6 The Judge spends an average of at least three minutes with each participant.	III.F.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	7 The Dui court team relies on expert medical input to determine whether a prescription for an addictive or intoxicating medication is medically indicated and whether non-addictive, non-intoxicating, and medically safe alternative treatments are available.	IV.F.
<input checked="" type="checkbox"/> <input type="checkbox"/>	8 Phase promotion is predicated on the achievement of realistic and defined behavioral objectives, such as completing a treatment regimen or remaining drug-abstinent for a specified period of time.	IV.I.
<input checked="" type="checkbox"/> <input type="checkbox"/>	9 Treatment is reduced only if it is determined clinically that a reduction in treatment is unlikely to precipitate a relapse to substance use.	IV.I.
<input checked="" type="checkbox"/> <input type="checkbox"/>	10 Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day.	VII.B.*
<input checked="" type="checkbox"/> <input type="checkbox"/>	11 Drug test results are available within 48 hours. <i>Drug screens</i>	VII.H.
<input checked="" type="checkbox"/> <input type="checkbox"/>	12 Participants are required to deliver a test specimen within 8 hours of being notified that a drug	VII.B.

YES NO

		PRESUMED CERTIFICATION CRITERIA		
#		<i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>		BPS
		or alcohol test has been scheduled.		
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Randomly selected specimens are tested periodically for a broader range of substances to detect any new drugs of abuse that might be emerging in the DUI court population.	VII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	If a participant denies substance use in response to a positive screening test, a portion of the same specimen is subjected to confirmatory analysis using an instrumented test, such as gas chromatography/mass spectrometry (GC/MS).	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Standardized patient placement criteria govern the level of care that is provided.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	Adjustments to the level of care are predicated on each participant's response to treatment and are not tied to the DUI court's programmatic phase structure.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Participants receive a sufficient dosage and duration of substance abuse treatment to achieve long-term sobriety and recovery from addiction.	V.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	Participants meet with a treatment provider or clinical case manager for at least one individual session per week during the first phase of the program.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	Participants are screened for their suitability for group interventions, and group membership is guided by evidence-based selection criteria including participants' gender, trauma histories and co-occurring psychiatric symptoms.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Treatment providers administer behavioral or cognitive-behavioral treatments that are documented in manuals and have been demonstrated to improve outcomes for addicted persons involved in the criminal justice system.	V.F. VI.G
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	Treatment providers are proficient at delivering the interventions and are supervised regularly to ensure continuous fidelity to the treatment models.	V.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	Treatment providers are supervised regularly to ensure continuous fidelity to evidence-based practices.	V.H.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	23	Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the DUI court.	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Where indicated, participants receive assistance finding safe, stable, and drug-free housing beginning in the first phase of DUI court and continuing as necessary throughout their enrollment in the program.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	All DUI court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services. <i>@ State, DC Conference, National All Risk Conference</i>	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of DUI court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose.	VI.L.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	30	Clients are placed in the program within 50 days of arrest.	

YES NO

PRESUMED CERTIFICATION CRITERIA		
#	<i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	31 Team members are assigned to DUI court for no less than two years.	
<input checked="" type="checkbox"/> <input type="checkbox"/>	32 All team members use electronic communication to contemporaneously communicate about DUI court issues.	
<input type="checkbox"/> <input checked="" type="checkbox"/>	33 Subsequently, team members attend continuing education workshops on at least an annual basis to gain up-to-date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making, and constitutional and legal issues in DUI courts.	VIII.F.
<input type="checkbox"/> <input checked="" type="checkbox"/>	34 New staff hires receive a formal orientation training on the DUI court model and best practices in DUI courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter.	VIII.F.
<input checked="" type="checkbox"/> <input type="checkbox"/>	35 The DUI court has more than 15 but less than 125 active participants.	IX.A.*
<input type="checkbox"/> <input checked="" type="checkbox"/>	36 The DUI court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions.	X.A.
<input type="checkbox"/> <input checked="" type="checkbox"/>	37 New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the DUI court.	X.C.
<input type="checkbox"/> <input checked="" type="checkbox"/> <input checked="" type="checkbox"/>	38 A skilled and independent evaluator examines the DUI court's adherence to best practices and participant outcomes no less frequently than every five years.	X.D.
<input checked="" type="checkbox"/> <input type="checkbox"/>	39 Staff members are required to record information concerning the provision of services and in-program outcomes within forty-eight hours of the respective events.	X.G.
<input type="checkbox"/> <input checked="" type="checkbox"/>	40 The program conducts an exit interview for self-improvement.	

YES NO

NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS		
#	<i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/> <input type="checkbox"/>	1 The DUI court offers a continuum of care for substance abuse treatment including detoxification, residential, sober living, day treatment, intensive outpatient and outpatient services.	V.A.
<input checked="" type="checkbox"/> <input type="checkbox"/>	2 Treatment groups ordinarily have no more than twelve participants and at least two leaders or facilitators.	V.E.
<input checked="" type="checkbox"/> <input type="checkbox"/>	3 Treatment providers have substantial experience working with criminal justice populations.	V.H.
<input type="checkbox"/> <input checked="" type="checkbox"/>	4 For at least the first ninety days after discharge from the DUI court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated.	V.J.
<input checked="" type="checkbox"/> <input type="checkbox"/>	5 Participants are assessed using a validated instrument for major mental health disorders that co-occur frequently in DUI courts, including major depression, bipolar disorder (manic depression), posttraumatic stress disorder (PTSD), and other major anxiety disorders.	VI.E.
<input checked="" type="checkbox"/> <input type="checkbox"/>	6 Participants with PTSD or severe trauma-related symptoms are evaluated for their suitability for group interventions and are treated on an individual basis or in small groups when	VI.F.

YES NO

		NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS		
		#	<i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
			necessary to manage panic, dissociation, or severe anxiety.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Female participants receive trauma-related services in gender-specific groups.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Dui court.	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Participants receive immediate medical or dental treatment for conditions that are life-threatening, cause serious pain or discomfort, or may lead to long-term disability or impairment.	VI.J.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	10	Before starting a Dui court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Dui courts and develop fair and effective policies and procedures for the program.	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Supervision caseloads do not exceed fifty active participants per supervision officer.	IX.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Caseloads for clinicians must permit sufficient opportunities to assess participant needs and deliver adequate and effective dosages of substance abuse treatment and indicated complementary services.	IX.C.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	13	The Dui court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay, and in-program technical violations and new arrests or referrals.	X.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Information relating to the services provided and participants' in-program performance is entered into an electronic database. Statistical summaries from the database provide staff with real-time information concerning the Dui court's adherence to best practices and in-program outcomes. <i>Outcome Questionnaire, CETA Case Confidence</i>	X.F.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	15	Outcomes are examined for all eligible participants who entered the Dui court regardless of whether they graduated, withdrew, or were terminated from the program.	X.H.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	16	The Dui court regularly monitors whether members of historically disadvantaged groups complete the program at equivalent rates to other participants.	II.B. X.E.

UTAH JUDICIAL COUNCIL
MENTAL HEALTH COURT CERTIFICATION CHECKLIST
 REVISED AND ADOPTED 2020

COURT LOCATION: THIRD DISTRICT COURT

NAME: THIRD DISTRICT COURT FRIDAY MENTAL HEALTH

REVIEW DATE: JANUARY 9, 2026

Many of the criteria enumerated in this certification checklist are restatements of the Adult Drug Court Best Practice Standards, Volume I and Volume II, published by the National Association of Drug Court Professionals (NADCP). Those are indicated by a citation in the **BPS** column following the standard. An asterisk indicates a modification of the NADCP standard.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are defined and applied objectively.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Eligibility and exclusion criteria are specified in writing.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	The program admits only participants who are high-risk high-need as measured by the RANT or some other approved and validated assessment tool.	I.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	Candidates for the Mental health Court are assessed for eligibility using validated risk-assessment tool that has been demonstrated empirically to predict criminal recidivism or failure on community supervision and is equivalently predictive for women and racial or ethnic minority groups that are represented in the local arrestee population.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Candidates for the Mental health Court are assessed for eligibility using validated clinical-assessment tool that evaluates the formal diagnostic symptoms of substance dependence or addiction.	I.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Evaluators are trained and proficient in the administration of the assessment tools and interpretation of the results.	I.C.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	7	Current or prior offenses may not disqualify candidates from participation in the Mental health Court unless empirical evidence demonstrates offenders with such records cannot be managed safely or effectively in a Mental health Court. **	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Offenders charged with non-drug charges, drug dealing or those with violence histories are not excluded automatically from participation in the Mental health Court.	I.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	If adequate treatment is available, candidates are not disqualified from participation in the Mental health Court because of co-occurring mental health or medical conditions or because they have been legally prescribed psychotropic or addiction medication.	I.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	10	The program has a written policy addressing medically assisted treatment.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	11	Participants ordinarily appear before the same judge throughout their enrollment in the Mental health Court.	III.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	The judge regularly attends pre-court staff meetings during which each participant's progress is reviewed and potential consequences for performance are discussed by the Mental health Court team.	III.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Participants appear before the judge for status hearings no less frequently than every two weeks during the first phase of the program. In rural areas, some allowance may be made for	III.E.

** ARE THERE EMPIRICAL STUDIES ON THIS ISSUE AS RELATES TO

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
			other appearances or administrative reviews when the judge is unavailable.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	Status hearings are scheduled no less frequently than every four weeks until participants graduate. In rural areas, some allowance may be made for other appearances or administrative reviews when the judge is unavailable.	III.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	The judge allows participants a reasonable opportunity to explain their perspectives concerning factual controversies and the imposition of sanctions, incentives, and therapeutic adjustments.	III.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	If a participant has difficulty expressing him or herself because of such factors as a language barrier, nervousness, or cognitive limitation, the judge permits the participant's attorney or legal representative to assist in providing such explanations.	IV.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	The judge is the ultimate arbiter of factual controversies and makes the final decision concerning the imposition of incentives or sanctions that affect a participant's legal status or liberty.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	The judge makes these decisions after taking into consideration the input of other Mental health Court team members and discussing the matter in court with the participant or the participant's legal representative.	III.H. VIII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	The judge relies on the expert input of duly trained treatment professionals when imposing treatment-related conditions.	III.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Policies and procedures concerning the administration of incentives, sanctions, and therapeutic adjustments are specified in writing and communicated in advance to Mental health Court participants and team members.	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	The policies and procedures provide a clear indication of which behaviors may elicit an incentive, sanction, or therapeutic adjustment; the range of consequences that may be imposed for those behaviors; the criteria for phase advancement, graduation, and termination from the program; and the legal and collateral consequences that may ensue from graduation and termination. ***	IV.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	The Mental health Court has a range of sanctions of varying magnitudes that may be administered in response to infractions in the program.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23	For goals that are difficult for participants to accomplish, such as abstaining from substance use or obtaining employment, the sanctions increase progressively in magnitude over successive infractions. For goals that are relatively easy for participants to accomplish, such as being truthful or attending counseling sessions, higher magnitude sanctions may be administered after only a few infractions.	IV.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24	Consequences are imposed for the non-medically indicated use of intoxicating or addictive substances, including but not limited to alcohol, cannabis (marijuana) and prescription medications, regardless of the licit or illicit status of the substance.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Drug testing is performed at least twice per week.	VII.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Drug testing is random, and is available on weekends and holidays.	VII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27	Collection of test specimens is witnessed and specimens are examined routinely for evidence of dilution, tampering and adulteration.	VII.E.* VII.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28	Drug testing utilized by the Mental health Court uses scientifically valid and reliable testing procedures and establishes a chain of custody for each specimen.	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29	Metabolite levels falling below industry- or manufacturer-recommended cutoff scores are not interpreted as evidence of new substance use or changes in substance use patterns, unless	VII.G.*

***CONTINUING TO IMPROVE ON ISSUE AS WELL.

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
			such conclusions are reached by an expert trained in toxicology, pharmacology or a related field.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30	Upon entering the Mental health Court, participants receive a clear and comprehensive explanation of their rights and responsibilities relating to drug and alcohol testing.	VII.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	The program requires a period of at least 90 consecutive days drug-free to graduate.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	The minimum length of the program is twelve months.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Unless a participant poses an immediate risk to public safety, jail sanctions are administered after less severe consequences have been ineffective at deterring infractions.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34	Jail sanctions are definite in duration and typically last no more than three to five days.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	Participants are given access to counsel and a fair hearing if a jail sanction might be imposed.	IV.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	Participants are not terminated from the Mental health Court for continued substance use if they are otherwise compliant with their treatment and supervision conditions, unless they are non-amenable to the treatments that are reasonably available in their community.	IV.K.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37	If a participant is terminated from the Mental health Court because adequate treatment is not available, the participant does not receive an augmented sentence or disposition for failing to complete the program.	IV.K.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	38	Participants are not incarcerated to achieve clinical or social service objectives such as obtaining access to detoxification services or sober living quarters. ****	V.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39	Treatment providers are licensed or certified to deliver substance abuse treatment, as required by the Department of Human Services or other relevant licensure or certification entity.	V.H.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40	Participants regularly attend self-help or peer support groups in addition to professional counseling. WHEN AVAILABLE.	V.I.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	41	The peer support groups follow a structured model or curriculum such as the 12-step or Smart Recovery models. WHEN AVAILABLE.	V.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	42	There is a secular alternative to 12-step peer support groups.	
<input type="checkbox"/>	<input type="checkbox"/>	43	Participants complete a final phase of the Mental health Court focusing on relapse prevention and continuing care. N/A	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	44	Participants are not excluded from participation in Mental health Court because they lack a stable place of residence.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	45	Participants diagnosed with mental illness receive appropriate mental health services beginning in the first phase of Mental health Court and continuing as needed throughout their enrollment in the program.	VI.E.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	46	Participants are not required to participate in job seeking or vocational skills development in the early phases of mental health court.	VI.I.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	47	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each staffing meeting.	VIII.B.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	48	At a minimum, the prosecutor / assistant attorney general, defense counsel, treatment representative, law enforcement, a guardian ad litem (in dependency courts), and the judge attend each Mental health Court session.	VIII.A.*

**** ISSUE IS MORE COMPLICATED WHEN MH CONCERNS AFFECT SAFETY AND DANGER TO

YES	NO	#	REQUIRED CERTIFICATION CRITERIA <i>Adherence to these standards is required for certification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	49	Pre-court staff meetings are presumptively closed to participants and the public unless the court has good reason for a participant to attend discussions related to that participant's case.	VIII.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	50	Participants provide voluntary and informed consent permitting team members to share specified data elements relating to participants' progress in treatment and compliance with program requirements.	VIII.C.
<input type="checkbox"/>	<input type="checkbox"/>	51	Court fees are disclosed to each participant, are reasonable, and are based on each participant's ability to pay. Any fees assessed by the Mental health Court must be reasonably related to the costs of testing or other services. N/A	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	52	Treatment fees are based on a sliding fee schedule and are disclosed to each participant. N/A	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	53	The Mental health Court develops a remedial action plan and timetable to implement recommendations from the evaluator to improve the program's adherence to best practices.	X.D.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	54	The Mental health Court has written policies and procedures that ensure confidentiality and security of participant information, which conform to all applicable state and federal laws, including, but not limited to, Utah's Governmental Records Access and Management Act (GRAMA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), and 42 C.F.R. 2 (Confidentiality of Substance Abuse Disorder Patient Records).	VIII.C.*

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	Eligibility and exclusion criteria are communicated to potential referral sources.	I.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	The Mental health Court regularly monitors the delivery of incentives and sanctions to ensure they are administered equivalently to all participants.	II.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Each member of the Mental health Court team attends up-to-date training events on recognizing implicit cultural biases and correcting disparate impacts for members of historically disadvantaged groups.	II.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	4	The Mental health Court judge attends current training events on legal and constitutional issues in Mental health Courts, judicial ethics, evidence-based substance abuse and mental health treatment, behavior modification, and community supervision.	III.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	The judge presides over the Mental health Court for no less than two consecutive years.	III.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	The Judge spends an average of at least three minutes with each participant.	III.F.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	The Mental health Court team relies on expert medical input to determine whether a prescription for an addictive or intoxicating medication is medically indicated and whether non-addictive, non-intoxicating, and medically safe alternative treatments are available.	IV.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	8	Phase promotion is predicated on the achievement of realistic and defined behavioral objectives, such as completing a treatment regimen or remaining drug-abstinent for a specified period of time.	IV.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Treatment is reduced only if it is determined clinically that a reduction in treatment is unlikely to precipitate a relapse to substance use.	IV.I.
<input type="checkbox"/>	<input type="checkbox"/>	10	Testing regimens are not scheduled in seven-day or weekly blocks. The chances of being tested should be at least two in seven every day. NOT SURE.	VII.B.*

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input type="checkbox"/>	<input type="checkbox"/>	11	Drug test results are available within 48 hours. NOT ALWAYS.	VII.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Participants are required to deliver a test specimen within 8 hours of being notified that a drug or alcohol test has been scheduled.	VII.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	Randomly selected specimens are tested periodically for a broader range of substances to detect any new drugs of abuse that might be emerging in the Mental health Court population.	VII.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	14	If a participant denies substance use in response to a positive screening test, a portion of the same specimen is subjected to confirmatory analysis using an instrumented test, such as gas chromatography/mass spectrometry (GC/MS).	VII.G.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Standardized patient placement criteria govern the level of care that is provided.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	Adjustments to the level of care are predicated on each participant's response to treatment and are not tied to the Mental health Court's programmatic phase structure.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	17	Participants receive a sufficient dosage and duration of substance abuse treatment to achieve long-term sobriety and recovery from addiction.	V.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	18	Participants meet with a treatment provider or clinical case manager for at least one individual session per week during the first phase of the program.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19	Participants are screened for their suitability for group interventions, and group membership is guided by evidence-based selection criteria including participants' gender, trauma histories and co-occurring psychiatric symptoms.	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20	Treatment providers administer behavioral or cognitive-behavioral treatments that are documented in manuals and have been demonstrated to improve outcomes for addicted persons involved in the criminal justice system.	V.F. VI.G
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21	Treatment providers are proficient at delivering the interventions and are supervised regularly to ensure continuous fidelity to the treatment models.	V.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22	Treatment providers are supervised regularly to ensure continuous fidelity to evidence-based practices.	V.H.
<input type="checkbox"/>	<input type="checkbox"/>	23	Before participants enter the peer support groups, treatment providers use an evidence-based preparatory intervention, such as 12-step facilitation therapy. N/A	V.I.
<input type="checkbox"/>	<input type="checkbox"/>	24	Participants prepare a continuing-care plan together with their counselor to ensure they continue to engage in pro-social activities and remain connected with a peer support group after their discharge from the Mental health Court. N/A	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25	Where indicated, participants receive assistance finding safe, stable, and drug-free housing beginning in the first phase of Mental health Court and continuing as necessary throughout their enrollment in the program.	VI.D.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26	Participants are assessed using a validated instrument for trauma history, trauma-related symptoms, and posttraumatic stress disorder (PTSD).	VI.F.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	27	All Mental health Court team members, including court personnel and other criminal justice professionals, receive formal training on delivering trauma-informed services. ***	VI.F.
<input type="checkbox"/>	<input type="checkbox"/>	28	Participants with deficient employment or academic histories receive vocational or educational services beginning in a late phase of Mental health Court. N/A	VI.I.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	29	Participants complete a brief evidence-based educational curriculum describing concrete measures they can take to prevent or reverse drug overdose.	VI.L.

*** IN PROGRESS.

YES	NO	#	PRESUMED CERTIFICATION CRITERIA <i>There is a presumption that these standards must be met. If your program can show sufficient compensating measures, compliance with the standard may be waived.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30	Clients are placed in the program within 50 days of eligibility screening.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31	Team members are assigned to Mental health Court for no less than two years.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32	All team members use electronic communication to contemporaneously communicate about Mental health Court issues.	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33	Subsequently, team members attend continuing education workshops on at least an annual basis to gain up-to-date knowledge about best practices on topics including substance abuse and mental health treatment, complementary treatment and social services, behavior modification, community supervision, drug and alcohol testing, team decision making, and constitutional and legal issues in Mental health Courts.	VIII.F.
<input type="checkbox"/>	<input type="checkbox"/>	34	New staff hires receive a formal orientation training on the Mental health Court model and best practices in Mental health Courts as soon as practicable after assuming their position and attend annual continuing education workshops thereafter. (APP - CIT)	VIII.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35	The Mental health Court has more than 15 but less than 125 active participants.	IX.A.*
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36	The Mental health Court monitors its adherence to best practice standards on at least an annual basis, develops a remedial action plan and timetable to rectify deficiencies, and examines the success of the remedial actions.	X.A.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	37	New arrests, new convictions, and new incarcerations are monitored for at least three years following each participant's entry into the Mental health Court. IN	X.C.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	38	A skilled and independent evaluator examines the Mental health Court's adherence to best practices and participant outcomes no less frequently than every five years. LACK RESOURCES.	X.D.
<input type="checkbox"/>	<input type="checkbox"/>	39	Staff members are required to record information concerning the provision of services and in-program outcomes within forty-eight hours of the respective events. NOT SURE WHAT THIS	X.G.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	40	The program conducts an exit interview for self- improvement.	

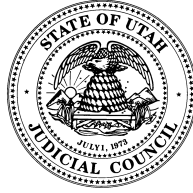
YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	1	The Mental health Court offers a continuum of care for substance abuse treatment including detoxification, residential, sober living, day treatment, intensive outpatient and outpatient services.	V.A.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	2	Treatment groups ordinarily have no more than twelve participants and at least two leaders or facilitators. **	V.E.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	3	Treatment providers have substantial experience working with criminal justice populations. **	V.H.
<input type="checkbox"/>	<input type="checkbox"/>	4	For at least the first ninety days after discharge from the Mental health Court, treatment providers or clinical case managers attempt to contact previous participants periodically by telephone, mail, e-mail, or similar means to check on their progress, offer brief advice and encouragement, and provide referrals for additional treatment when indicated. N/A	V.J.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	5	Participants are assessed using a validated instrument for major mental health disorders that co-occur frequently in Mental health Courts, including major depression, bipolar disorder (manic depression), posttraumatic stress disorder (PTSD), and other major anxiety disorders.	VI.E.

** PER MEDICAID GUIDELINES.

YES	NO	#	NON-CERTIFICATION-RELATED BEST PRACTICE STANDARDS <i>These are best practice standards that research has shown will produce better outcomes. Failure to meet these standards will not result in decertification.</i>	BPS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	6	Participants with PTSD or severe trauma-related symptoms are evaluated for their suitability for group interventions and are treated on an individual basis or in small groups when necessary to manage panic, dissociation, or severe anxiety.	VI.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	7	Female participants receive trauma-related services in gender-specific groups. *	VI.F.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	8	Participants are required to have a stable job, be enrolled in a vocational or educational program, or be engaged in comparable pro-social activity as a condition of graduating from Mental health Court. N/A	VI.I.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	9	Participants receive immediate medical or dental treatment for conditions that are life-threatening, cause serious pain or discomfort, or may lead to long-term disability or impairment.	VI.J.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	10	Before starting a Mental health Court, team members attend a formal pre-implementation training to learn from expert faculty about best practices in Mental health Courts and develop fair and effective policies and procedures for the program.	VIII.F.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	11	Supervision caseloads do not exceed fifty active participants per supervision officer.	IX.B.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	12	Caseloads for clinicians must permit sufficient opportunities to assess participant needs and deliver adequate and effective dosages of substance abuse treatment and indicated complementary services.	IX.C.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	13	The Mental health Court continually monitors participant outcomes during enrollment in the program, including attendance at scheduled appointments, drug and alcohol test results, graduation rates, lengths of stay, and in-program technical violations and new arrests or referrals.	X.B.*
<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	14	Information relating to the services provided and participants' in-program performance is entered into an electronic database. Statistical summaries from the database provide staff with real-time information concerning the Mental health Court's adherence to best practices and in-program outcomes.	X.F.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	15	Outcomes are examined for all eligible participants who entered the Mental health Court regardless of whether they graduated, withdrew, or were terminated from the program.	X.H.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	16	The Mental health Court regularly monitors whether members of historically disadvantaged groups complete the program at equivalent rates to other participants.	II.B. X.E.

* AT OH FACT.
NOT SURE VBH.

Tab 7



Administrative Office of the Courts

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

April 6, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy Court Administrator

MEMORANDUM

TO: Judicial Council

FROM: Jonathan Puente, Director OFA

RE: Office of Fairness and Accountability Annual Report

Per Rule 3-419(3)(F) the OFA must do an annual report to the Judicial Council. Below is a summary of the projects the OFA launched or accomplished in 2025.

- The Jury Equity Workgroup continued reviewing the processes articulated in CJA 4-404 and Utah Code 78B-1-106. In the last year it examined jury pools, juror selection, juror service, juror compensation, and peremptory challenges.
- The Judicial Council approved the Utah Judiciary Strategic Plan. This three-year plan outlines the Judiciary's goals and strategies to meet the needs of all of Utah's communities. One of the action items of the Strategic Plan are the Court Connect town halls. Over seven town halls have been held throughout the state.
- The Racial and Ethnic Disparities Data Workgroup (RED Workgroup), tasked with identifying touchpoints which may trigger racial and ethnic disparities in criminal proceedings in the District Courts. The RED Workgroup is working on finalizing the sending of data to Georgetown University for analysis.
- The Racial Equity and Fairness Workgroup (REF) continued working on the Juvenile Data Project. Currently, Georgetown University is looking at court practices and dispositions and comparing similarly situated youth to see if they have similar outcomes.
- The OFA continued the Court's public outreach efforts by participating in outreach events, involving court staff, and engaging community members. A recent goal has been to expand outreach to more districts.
- The Judicial Inclusion Mentorship Program continues to be a success. Judicial Inclusion Mentorship Program matches current law students from historically underrepresented backgrounds with a member of Utah's judiciary. The purpose of this program is to expose these law students to a possible career on the bench. Last year, over 50 students participated in the program. This program is part of the All Rise Utah pipeline program.

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

- In partnership with the Utah State Bar, both Utah law schools and other stakeholders, the OFA continued the All Rise Utah program. All Rise Utah is a pipeline program to diversify the bench in Utah. The All Rise Utah annual welcome dinner was attended by over 100 law students from both law schools, and over 40 judicial officers. All Rise Utah is currently developing programming for practitioners and law students to further develop the pipeline.
- The OFA revamped and brought back the Community Court Program. In this program we provide court services in the Kearns Public Library. Types of cases heard at Community Court are eviction and debt collection.

Tab 8



Third District Court

April 10, 2026

MEMORANDUM

TO: Utah Judicial Council

FROM: Third District Court – Presiding Judge Adam Mow, Associate Presiding Judge Kara Pettit, Mark Paradise (Trial Court Executive)

RE: Authorization to fill Commissioner Vacancy under UCJA 3-201(3)(B)

Utah Judicial Council,

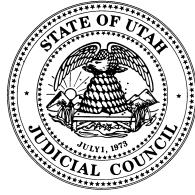
Commissioner Todd Olsen has been selected by Governor Cox to fill an open judicial vacancy in the Third District Court. The Third District Court seeks the authorization of the Utah Judicial Council to fill the anticipated vacancy, as is required under **UCJA 3-201(3)(B): When a vacancy occurs or is about to occur in the office of a court commissioner, the Council shall determine whether to fill the vacancy.**

The Criminal Commissioner position has been instrumental in covering the First Appearance Court calendar daily in Salt Lake County. All district court criminal filings for Salt Lake County appear on the First Appearance Court calendar. The Criminal Commissioner has also been vital in reviewing all initial warrant requests in Salt Lake County criminal filings, as well as petitions for domestic protective orders and civil stalking injunctions in Salt Lake and Tooele Counties.

We greatly appreciate your time and support in considering this request.

Sincerely,

Tab 9



Administrative Office of the Courts

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

April 20, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Forms Committee

FROM: Pleasy Wayas

RE: May 6, 2026 Legislative Updates to MyPaperwork divorce and parentage pleadings

Pursuant to [SB257](#) a number of changes are needed in our MyPaperwork divorce and parentage pleadings (petitions, counterpetitions, findings, and decrees). We seek the Forms Committee's permission to make changes as explained below.

Parent-time Schedule Provisions

- We will incorporate the time changes, including
 - Children 5 to 18 (81-9-302) – lines 3780-3897
 - Optional schedule (81-9-303) – lines 3920-4069
 - Children under 5 (Utah Code 81-9-304) – lines 4092-4199
- We will update the language about extended parent-time (summer time), including
 - Children 5 to 18 (81-9-302) – lines 3825-3828
 - Optional schedule (81-9-303) – lines 3995-4012
 - Children under 5 (Utah Code 81-9-304) – lines 4137-4145, 4158-4167
- We will update the holiday schedules, including
 - We will change the order the holidays are listed in to follow the order in the code.
 - We will update the holiday tables to reflect the removal of some holidays and changes to starting or ending times, etc, including
 - Children 5 to 18 (81-9-302) – lines 3898-3918
 - Optional schedule (81-9-303) – lines 4070-4090
 - Children under 5 (Utah Code 81-9-304) – lines 4204-4225
 - We will continue to include an option related to a parent's birthday. It is not part of the statute but has been a long-standing addition in OCAP and now

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.

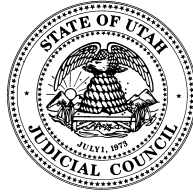
MyPaperwork. The interview allows people to type their own provision if they choose.

- On January 1, 2027 we will further update Juneteenth in the holiday tables pursuant to [HB 309](#) (lines 198, 366, and 494).
- We will update the relocation schedule (81-9-209), including
 - We will change the holiday schedules (lines 3670-3740).
 - We will add a provision about telephone and virtual parent-time, lines 3741-3754

Child Support Provisions

- We will update provisions referencing Social Security Disability Insurance (SSDI) to reflect that it is now considered income for child support purposes (lines 2859-2868), including
 - We will include it as income for the calculation (which generates the worksheet)
 - We will list it with other countable income in each party's income paragraph when applicable.
 - We will remove it from the paragraph about noncountable child support purposes.

In addition, we seek the Form Committee's permission to update any other provisions that we may identify that are affected by [SB257](#) without further approval needed by the Committee so long as the changes are consistent with the bill and the existing style of the pleadings.



Administrative Office of the Courts

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

March 28, 2026

Ronald B. Gordon, Jr.
State Court Administrator
Neira Siaperas
Deputy State Court Administrator

MEMORANDUM

TO: Forms Committee

FROM: Kaden Taylor

RE: Recodification from HB 188 and 301 and SB 323

HB 301S01, HB 188S03 and Sb 323S01 recodify several statutes. The legislature's website does not yet contain the recodification table that we use to update code citations on our forms.

We seek the Form Committee's permission to update any forms that we may identify that are affected by this recodification before their effective date of May 6th for HB 301 and July 1st for SB 323. These forms will include forms connected to the Safe at Home Program, such as our Protective Order forms.

**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.**

Filer's Name

Filer's Address

City, State, Zip

Phone

Email

In the Juvenile Court of Utah

_____ Judicial District _____ County

<p>State of Utah, in the interest of</p> <p>_____</p> <p>(Last name, first name)</p> <p>a minor.</p>	<p>Objection to Placement Utah Code 80-3-303</p> <p>_____</p> <p>Case Number</p> <p>_____</p> <p>Judge</p>
------------------------------------------------------------------------------------------------------	-----------------------------------------------------------------------------------------------------------------------

This form should only be filed out and filed by a party to the case.

1. My name is _____.
2. I am objecting to the placement of the following children:

Child Name and Date of Birth	Placement

3. My relationship to the children is:

parent

guardian

other: _____ (write relationship)

4. I object to this placement. This placement is not in the best interest of the children because: (if you need more space attach additional information)

5. I have attached the following documents in support of this objection:

6. I request a hearing

I do not request a hearing.

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 _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Objection to Placement on the following people.

(Which may include prosecutor, probation officer and/or JJYS case manager, assistant attorney general, lawyers for parents, public defender for the youth, guardian ad litem, DCFS case worker, grandparents, lawyers for other parties, and other parties without lawyers.)

I provided a copy to Name of Person	I provided the copy by [x]check one	I provided the copy to this address (based on ← option checked)	I provided the copy on Date
	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> Email <input type="checkbox"/> Other: <input style="width: 50px;" type="text"/>		
	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> Email <input type="checkbox"/> Other: <input style="width: 50px;" type="text"/>		
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	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> Email <input type="checkbox"/> Other: <input style="width: 50px;" type="text"/>		

For more people, attach additional pages.

Signature



Date

Printed Name

In the District Court of Utah

_____ Judicial District _____ County

City of _____

Court Address _____

_____ Prosecution v. _____ Defendant	<p>Off-Limits Order (Utah Code 78B-7-1301(5))</p> _____ Case Number _____ Judge
----------------------------------------------------------	---------------------------------------------------------------------------------------------------------

1. Party information

Defendant:

First name:	
Middle name or initial (if any):	
Last name:	

2. The court finds

The defendant has been charged with or convicted of a drug offense in a public place.

3. The court orders:

You, the defendant, must stay away from this public place:

(description of public place, including Street, City, State, ZIP)

(description of public place, including Street, City, State, ZIP)

You must stay away from the area between these streets and addresses:

(Street name or number)

(Street name or number)

(Street name or number)

(Street name or number)

[] You can go to the public place listed above to get medical help, to go to work, or to get help with finding a job. You must follow the requirements below:

Notices to defendant:

This order is in effect until further order of the court, trial, other resolution of the case, or up to one year after the order is issued by the court.

Penalties for violating this order (Utah Code 78B-7-1302)

If you do not obey this order, you can be arrested and charged with a new offense. The new offense would be Violation of an Off-Limits Order which would be a class A misdemeanor. You can also be found in contempt of court.

"The defendant was afforded both notice and opportunity to be heard in the hearing that gave rise to this order. Pursuant to the Violence Against Women Act of 1994, P.L. 103-322, 108 Stat. 1796, 18 U.S.C. Sec. 2265, this order is valid in all the United States, the District of Columbia, tribal lands, and United States territories. This order complies with the Uniform Interstate Enforcement of Domestic Violence Protection Orders Act." (Utah Code 78B-7-105.5(4))

You cannot change or dismiss this order. Only the court has the authority to change or dismiss this order. If you want to ask the court to change or dismiss this order, you must file a motion with the court.

— The court completes this section —

Expiration date for National Crime Information Center purposes only: 01/01/3000

Judge's signature may instead appear at the top of the first page of this document.

Date

Signature ► _____
Judge _____

— Defendant fills out below —

Defendant accepts service of this order.

Date

Signature ► _____
Defendant _____

Utah District Court Cover Sheet for Domestic Relations Cases

Interpretation: If you do not speak or understand English, the court will provide an interpreter. Contact court staff immediately to ask for an interpreter.

Interpretacion. Si usted no habla ni entiende el Inglés el tribunal le proveerá un intérprete. Contacte a un empleado del tribunal inmediatamente para pedir un intérprete.

Petitioner (First)

Name

Address

City, State, ZIP

Phone

Email

First Petitioner's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Petitioner (Second)

Name

Address

City, State, ZIP

Phone

Email

Second Petitioner's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Respondent (First)

Name

Address

City, State, ZIP

Phone

Email

Utah District Court Cover Sheet for Domestic Relations Cases

First Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Respondent (Second)

Name

Address

City, State, ZIP

Phone

Email

Second Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

*Attorney or LPP addresses provided by Utah State Bar.

Schedule of Fees: §78A-2-301

- \$0 Protective Orders
- \$375 Marriage Adjudication (Recognize a Relationship as a Marriage)
- \$358 \$350 Divorce/Annulment, plus \$8 Vital Statistics (§26B-8-128)
 - Check if child support, custody or parent-time will be part of decree
 - Check if Temporary Separation was previously filed
- \$350 Custody/Visitation/Support
- \$130 Counterclaim: Divorce/Separate Maintenance
- \$130 Counterclaim: Custody/Visit/Support
- \$170 Counterclaim: Paternity/Grandparent Visitation
- \$100 Domestic Modification
- \$100 Counter-petition: Domestic Modification
- \$375 Grandparent Visitation
- \$50 Registration of ORS administrative child support order
- \$375 Paternity/Parentage
- \$350 Separate Maintenance
- \$35 Temporary Separation
- \$35 Uniform Child Custody Jurisdiction & Enforcement Act (UCCJEA)
- \$35 Uniform Interstate Family Support Act (UIFSA)
- \$0 Expungement Petition – Civil Protective Order/Civil Stalking Injunction

MyPaperwork (OCAP) (Utah Code §78A-2-501)

- \$ 60 Documents prepared using MyPaperwork (Online Court Assistance Program)

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

I am Petitioner Respondent
 Petitioner's Attorney Respondent's Attorney (Utah Bar #: _____)
 Petitioner's Licensed Paralegal Practitioner
 Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
 the Children of (to establish custody, parent-time or child support)
 the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

**Application for Writ of Garnishment
(Utah Code 78A-2-216 and Utah Rule of Civil Procedure 64D)**

Case Number

Judge

Commissioner (domestic cases)

Instructions: You must attach the following records and forms if they are not already filed with the court.

- Continuation pages, if any, to complete paragraphs that don't have enough space. Write the paragraph number on the continuation page.
- Writ of Garnishment, and Answers to Interrogatories for Property Other than Earnings (If applicable.).
- Writ of Continuing Garnishment, and Answers to Interrogatories for Earnings (If applicable.).
- Notice of Garnishment and Exemptions.
- Reply and Request for Hearing (2 copies.).

1. I request a (Choose one.):

- Writ of Garnishment
- Writ of Continuing Garnishment
- Writ of Continuing Garnishment for Child Support

be issued and served upon each of the garnishees named below, along with the attached forms.

2. This is an Application for a Writ of Continuing Garnishment and: (Choose one.)

- The garnishee has verified the employment of the debtor.
- The garnishee has not responded to my Request for Verification of Employment.
- I have not requested verification of employment from the garnishee.

3. The amount to be garnished is:

Amount of original judgment	\$
Post-judgment interest	\$
Cost to file this Application for Writ	\$
Cost to serve this Writ	\$
Garnishee's fee for this Writ (Utah Code 78A-2-216)	\$
Filing, service and garnishee fees for other Writs (Attach receipts.)	\$
Subtotal	\$
Less payments made	\$
Total	\$

4. The person who owes the money (judgment debtor) is:

Name	
Address	
Social security number (Last 4 digits only, if known.)	
Driver's license number and state of issuance (Last 4 digits only, if known.)	
Year and month of birth (If known.)	

5. I believe that the following people hold property of the judgment debtor.

Person holding property (Name, address, phone number.)	
Property description (If an account, include the location and last four digits of account number.)	
Estimated value of property	\$
Is the property earnings?	<input type="checkbox"/> Yes <input type="checkbox"/> No

Person holding property (Name, address, phone number.)	
Property description (If an account, include the location and last four digits of account number.)	
Estimated value of property	\$
Is the property earnings?	<input type="checkbox"/> Yes <input type="checkbox"/> No

6. I believe that the following people claim an interest in the property. I request that the Writ of Garnishment be served upon each, along with the attached forms.

Name	
Address	
Phone number	

Name	
Address	
Phone number	

7. I understand the garnishee is allowed to deduct and keep the required one-time fee before giving me the money that gets garnished. If there are insufficient funds then the garnishee can contact me about the fee. (Utah Code 78A-2-216 and Utah Rule of Civil Procedure 64D).

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 _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Application for Writ of Garnishment 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.)		
	<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.)		

 Date

Signature ► _____
 Printed Name _____

This is a private record

Co-Petitioner's Name

Co-Petitioner's Name

Address

City, State, Zip

Phone

Check your email. You will receive information and documents at this email address.

Email

I am Petitioner(s)
 Petitioner's Attorney (Utah Bar #: _____)

In the District Juvenile Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of the Adoption of

(name of person being adopted)

Declaration of Adoption Fees and Expenses

(Utah Code 81-13-217)

Case Number

Judge

1. The total amount of **legal expenses** that have been paid or will be paid to the biological or preexisting parents of the child adoptee or on their behalf is \$_____.
2. The total amount of **medical or hospital expenses** that have been paid or will be paid to the biological or preexisting parents of the child adoptee or on their behalf is \$_____.
3. The total amount that I have paid for a preexisting parent's **direct support** is \$_____.

4. The total amount that I have paid for a preexisting parent's **indirect support** is \$_____.
5. The total amount that I have paid in **fees and costs** to the child-placing agency is \$_____.
6. These services were provided to me or to the biological or preexisting parents of the child in connection with the adoption: (describe)

7. The biological or preexisting parent of the child adoptee (name) _____ resided in the following states or countries during the 12 months before the child adoptee was born:

State or Country Name	Began living there	Stopped living there

(If there are two parents) The second biological or preexisting parent of the child adoptee (name) _____ resided in the following states or countries during the 12 months before the child adoptee was born:

State or Country Name	Began living there	Stopped living there

8. The petitioners resided in the following states or countries during the 12 months before the child adoptee was born:

State or Country Name	Began living there	Stopped living there

9. To the best of my knowledge, the petitioners and the child placing agency, if any have not violated Utah Code 76-7-203, regarding the sale of a child.

Petitioner

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 _____

Co-Petitioner (if applicable)

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 (if applicable)

Date

Signature ► _____

Printed Name _____

Child-placing Agency (if applicable)

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 _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Declaration of Adoption Fees and Expenses 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/MyCase <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/MyCase <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/MyCase <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 _____

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Garnishee's Answers to Interrogatories for Earnings (Utah Code 78A-2-216 and Utah Rule of Civil Procedure 64D)

Case Number

Judge

Commissioner (domestic cases)

Learn more about garnishment at <https://www.utcourts.gov/en/self-help/case-categories/consumer/garnishment/responsibilities.html>.

Write your answers in the spaces provided. Add additional pages if necessary.

1. Do you employ the judgment debtor?

ANSWER: Yes No

If "no," skip the remaining questions, sign this form, and mail it as indicated. If "yes," answer the remaining questions.

2. Are there other Writs of Continuing Garnishment in effect?

ANSWER: Yes No

3. If there are other Writs of Continuing Garnishment in effect, when will they expire?

ANSWER: _____

4. What is the judgment debtor's pay period?

ANSWER:

Weekly Monthly
 Biweekly Other (Describe):
 Semi-monthly

5. What is the pay period to which these answers relate?

ANSWER: Start Date: _____ End Date: _____ *

* The Writ served on you with this form is effective for one year after the date of service, or for 120 days after the date of service of another writ of continuing garnishment. If the days of the garnishment term end before the end date of the pay period, you are not required to withhold money from the debtor. Skip the remaining questions, sign this form, and mail it as indicated. Otherwise calculate the amount to be withheld.

6. Calculate the amount to be withheld from the judgment debtor. (Assume you are calculating this on the last day of the pay period for which these answers apply.)

(a) Gross earnings from all sources payable to the judgment debtor in the possession or control of the employer (Including wages, salaries, commissions, bonuses, or earnings from a pension or retirement program.)	\$ <input type="text"/>
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-------------------------

(b) Deductions required by law	
(b)(i) Federal income tax	\$
(b)(ii) State income tax	\$
(b)(iii) Social security tax (FICA)	\$
(b)(iv) Medicare tax (FICA)	\$
(b)(v) Other amounts required by law to be deducted (Describe reason for deduction.):	\$
(c) Total deductions (Calculate sum of 6(b)(i) through 6(b)(v).)	\$
(d) Disposable earnings (Calculate Line 6(a) minus Line 6(c).)	\$
(e) Calculate:	
(e)(i) 25% of the amount in Line 6(d); or, if this is a judgment for child support, 50% of the amount in Line 6(d); or some lesser amount, based on what the writ says	\$
(e)(ii) The difference between Line 6(d) and the federal minimum hourly wage \$7.25) times 30 times the number of weeks in this pay period For example: (Weekly): Line 6(d) minus \$7.25 X 30 X 1 week (Biweekly): Line 6(d) minus \$7.25 X 30 X 2 weeks (Semi-monthly): Line 6(d) minus \$7.25 X 30 X 2.16 weeks (Monthly): Line 6(d) minus \$7.25 X 30 X 4.33 weeks	\$
(f) Record the lesser amount from Line 6(e)(i) and Line 6(e)(ii).	\$
(g) Amount of any other garnishment or income withholding order.	\$
(h) Calculate and record Line 6(f) minus Line 6(g)	\$
(i) Amount deducted for an undisputed debt owed to you by the (Check one, both or neither.) [] judgment debtor [] judgment creditor	\$
(j) Calculate and record Line 6(h) minus Line 6(i).	\$

(k) What is the balance owed on the judgment? (You may contact the judgment creditor or judgment creditor's attorney to obtain the outstanding balance. When you subtract amounts taken from earlier pay periods for this Writ, also subtract the \$25 garnishee fee if you have already received it.)	\$
(l) Record the lesser amount from Line 6(j) and Line 6(k). (This is the amount to be withheld.)	\$

7. Are you deducting the \$25 garnishee fee under Utah Code 78A-2-216?

The garnishee fee may be deducted only once per Writ.

ANSWER:

No. I received my garnishee fee directly from the creditor. I am not deducting it.

No. I already deducted the \$25 fee for this Writ on an earlier pay period.

No. I cannot deduct the \$25 fee because the amount available to withhold (line 6(l)) is \$25 or less. I will deduct the fee from a future pay period when enough funds are available.

Yes. I am deducting the one-time \$25 garnishee fee.

Person Completing Answers to Interrogatories

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed _____ (city, and state or country).
at _____

Date Signature ▶ _____
Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date Signature ▶ _____
Printed Name _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Garnishee's Answers to Interrogatories for Earnings 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/MyCase <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/MyCase <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/MyCase <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 _____

Utah District Court Cover Sheet for Civil Actions (Not for Probate and Domestic Relations Cases)

Interpretation. If you do not speak or understand English, the court will provide an interpreter. Contact court staff immediately to ask for an interpreter.

Plaintiff/Petitioner (First)

Name

Address

City, State, Zip

Phone

Email

First Plaintiff/Petitioner's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Plaintiff/Petitioner (Second)

Name

Address

City, State, Zip

Phone

Email

Second Plaintiff/Petitioner's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Interpretación. Si usted no habla ni entiende el Inglés el tribunal le proveerá un intérprete. Contacte a un empleado del tribunal inmediatamente para pedir un intérprete.

Defendant/Respondent (First)

Name

Address

City, State, Zip

Phone

Email

First Defendant/Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Defendant/Respondent (Second)

Name

Address

City, State, Zip

Phone

Second Defendant/Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

*Attorney or LPP addresses provided by Utah State Bar.

Total Claim for Damages \$ _____ **Jury Demand** Yes No **\$250** Jury Demand

Schedule of Fees: §78A-2-301 (Choose all that apply. See Page 2 for fees for claims other than claims for damages.)

CHOOSE ONE:

- No monetary damages are requested (URCP 26: Tier 2)
- Damages requested are \$50,000 or less (URCP 26: Tier 1)
- Damages requested are more than \$50,000 and less than \$300,000 (URCP 26: Tier 2)
- Damages requested are \$300,000 or more (URCP 26: Tier 3)
- Domestic relations (URCP 26: Tier 4)
- Damages are unspecified.
Circle one: Tier 1 Tier 2 Tier 3
- This case is exempt from URCP 26. (E)

— MOTION TO RENEW JUDGMENT —
\$45 Damages \$2000 or less

- \$100 Damages \$2001 - \$9,999
- \$187.50 Damages \$10,000 & over
- COMPLAINT OR INTERPLEADER —**
- \$105 Damages \$2000 or less
- \$215 Damages \$2001 - \$9999
- \$375 Damages \$10,000 & over
- \$375 Damages Unspecified
- COUNTERCLAIM, CROSS CLAIM, THIRD PARTY CLAIM, OR INTERVENTION —**
- \$55 Damages \$2000 or less
- \$165 Damages \$2001 - \$9999
- \$170 Damages \$10,000 & over
- \$170 Damages Unspecified

Choose One

Fee Case Type
----- APPEALS -----

- \$375 [] Administrative Agency Review
- Sch [] Tax Court (Appeal of Tax Commission Decision)
Court: Refer to Clerk of Court upon filing.
- \$240 [] Civil (78A-2-301(1)(h)) (E)
- \$240 [] Small Claims Trial De Novo (E)
- \$80 [] Municipal Admin. Determination. (E)

----- GENERAL CIVIL -----

- Sch [] Civil Rights
- \$0 [] Civil Stalking (E)
- \$375 [] Condemnation/Eminent Domain
- Sch [] Contracts
- Sch [] Contract: Employment Discrimination
- Sch [] Contract: Fraud
- Sch [] Debt Collection
- \$375 [] Essential Treatment Intervention (26B-5-503)
- Sch [] Eviction/Forcible Entry and Detainer (E)
- \$375 [] Extraordinary Relief (URCP 65B)
- \$375 [] Forfeiture of Property (E)
- Sch [] Interpleader
- Sch [] Lien/Mortgage Foreclosure
- Sch [] Miscellaneous Civil
- \$375 [] Post Conviction Relief: Capital (E)
- \$375 [] Post Conviction Relief: Non-capital (E)
- Sch [] Property Rights
- \$375 [] Registry Removal (Gun/White Collar)
- Sch [] Sexual Harassment
- Sch [] Water Rights
- \$375 [] Wrongful Lien
- Sch [] Wrongful Termination

----- TORTS -----

- Sch [] Automobile Tort
- Sch [] Intentional Tort
- Sch [] Malpractice-Medical Tort
- Sch [] Malpractice-Legal Tort; Other
- Sch [] Premises Liability
- Sch [] Asbestos
- Sch [] Product Liability (NOT Asbestos)
- Sch [] Slander/Libel/Defamation

----- DOMESTIC RELATIONS -----

Use the **Utah District Court Cover Sheet for Domestic Relations Cases for the following:** Protective Orders, Marriage Adjudication, Divorce/Annulment, Custody/Visitation/Support, Counterclaim: Divorce/Separate Maintenance, Counterclaim: Custody/Visit/Support, Counterclaim: Paternity/Grandparent Visitation,

- Fee Case Type**
- Domestic Modification, Counter-petition: Domestic Modification, Grandparent Visitation, Paternity/Parentage, Separate Maintenance, Temporary Separation, Uniform Child Custody Jurisdiction & Enforcement Act (UCCJEA), Uniform Interstate Family Support Act (UIFSA), Expungement Petition – Protective Order

----- JUDGMENTS -----

- \$35 [] Foreign Judgment (Abstract of) (E)
- \$375 [] Foreign Country Judgment (E)
- \$50 [] Abstract of Judgment/Order of Utah Court/Agency (E)
- \$30 [] Abstract of Judgment/Order of Utah State Tax Commission (E)
- \$35 [] Judgment by Confession (E)

----- PROBATE -----

Use the **Utah District Court Cover Sheet for Probate Actions for the following:**

Adoptions/foreign adoptions; conservatorships; estate personal rep; foreign probate; gestational agreements; guardianships; minor's settlements; name changes; supervised administration cases; trusts; other probate actions

----- SPECIAL MATTERS -----

- \$35 [] Arbitration Award (E)
- \$0 [] Determination Competency-Criminal (E)
- \$150 [] Expungement Petition - Criminal (E)
- \$150 [] Expungement Petition – Eviction (E)
- \$0 [] Expungement Petition - Civil Protective Order/Civil Stalking Injunction (E)
- \$0 [] Hospital Lien (E)
- \$35 [] Judicial Approval of Document: Not Part of Pending Case (E)
- \$35 [] Notice of Deposition in Out-of-State Case/Foreign Subpoena (E)
- \$35 [] Open Sealed Record (E)
- \$50 [] Petition for Adjudication of Priority to Funds on Trustee's Sale

----- MYPAPERWORK (OCAP) -----
 (Utah Code §78A-2-501)

- \$60 [] Documents prepared using MyPaperwork (Online Court Assistance Program)

----- BUSINESS AND CHANCERY COURT -----

Use the **Utah Business and Chancery Court Cover Sheet** for actions in that court. (Utah Code 78A-5A-101 to 302)

Utah Justice Court Cover Sheet

Interpretation. If you do not speak or understand English, the court will provide an interpreter. Contact court staff immediately to ask for an interpreter.

Interpretación. Si usted no habla ni entiende el Inglés el tribunal le proveerá un intérprete. Contacte a un empleado del tribunal inmediatamente para pedir un intérprete.

Plaintiff/Petitioner (First)

Defendant/Respondent (First)

Name

Address

City, State, Zip

Phone

Email

Name

Address

City, State, Zip

Phone

Email

First Plaintiff/Petitioner's Attorney or Licensed Paralegal Practitioner*

First Defendant/Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Name

Bar Number

Plaintiff/Petitioner (Second)

Defendant/Respondent (Second)

Name

Address

City, State, Zip

Phone

Email

Name

Address

City, State, Zip

Phone

Email

Second Plaintiff/Petitioner's Attorney or Licensed Paralegal Practitioner*

Second Defendant/Respondent's Attorney or Licensed Paralegal Practitioner*

Name

Bar Number

Name

Bar Number

*Attorney or LPP addresses provided by Utah State Bar.

Total Claim for Damages \$ _____

Claim may not exceed \$20,000

Schedule of Fees: §78A-2-301.5

-- SMALL CLAIMS AFFIDAVIT --

- \$60 [] Damages \$2000 or less
- \$100 [] Damages \$2001 - \$7,499
- \$185 [] Damages \$7,500 - \$20,000

-- SMALL CLAIMS COUNTER AFFIDAVIT --

- \$50 [] Damages \$2000 or less
- \$70 [] Damages \$2001 - \$7,499
- \$120 [] Damages \$7,500 & over

-- SMALL CLAIMS APPEAL --

- \$10 [] Notice of Appeal to District Court

- \$240 [] Appeal / Trial de novo Filing Fee payable to District Court
- [] is attached
- [] to be paid at District Court

-- OTHER --

- \$135 [] Expungement Petition
- \$50 [] Writ
- \$35 [] Open Sealed Record

-- MYPAPERWORK (OCAP) --
(Utah Code §78A-2-501)

- \$60 [] Documents prepared using MyPaperwork (Online Court Assistance Program)

Utah District Court Cover Sheet for Probate Cases

Interpretation: If you do not speak or understand English, the court will provide an interpreter. Contact court staff immediately to ask for an interpreter.

Interpretacion. Si usted no habla ni entiende el Inglés el tribunal le proveerá un intérprete. Contacte a un empleado del tribunal inmediatamente para pedir un intérprete.

Petitioner or name of person seeking appointment as personal representative, guardian, conservator, or the name change or sex change filer:

Name

Address

City, State, ZIP

Phone

Email

Additional Petitioner or name of other person seeking appointment as personal representative, guardian, conservator, or name change or sex change filer. Attach additional sheet if more than two petitioners.

Name

Address

City, State, ZIP

Phone

Email

Respondent/Protected or Incapacitated Person/Other this is the name of the party of concern, for example, the name of the alleged incapacitated person in a guardianship or conservatorship case. Attach additional sheet if more than one party.

Name

Address

City, State, ZIP

Phone

Email

Decedent/Deceased Person's Name for estate matters such as an application for appointment of personal representative. Attach additional sheet if more than one decedent.

Name

Decedent's Date of Birth

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

In the [] District [] Juvenile Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of the Adoption of

(name of person being adopted)

**Mother's Agreement to Adoption
and Waiver of Rights**

(Utah Code 81-13-212 and 214)

Case Number

Judge

Commissioner

Notice to Mother:

Do not sign this document without reading it. Do not sign it unless everything it says is true and correct.

Sign it only in front of a judge of the Utah District Court or the Utah Juvenile Court or in front of a person appointed by that judge.

If you sign in front of a person appointed by a judge, your signature must also be notarized or witnessed by two people who are not members of your immediate family.

If you have any questions, talk with a lawyer. You have the right to talk to a lawyer of your choice and have the petitioner or child placing agency pay the reasonable costs for the lawyer. (Utah Code 26B-2-127)

You have the right to mental health therapy before and after giving up your child for adoption. You can choose your own licensed therapist. The petitioner or child placing agency must pay (up to a set amount) for the therapy. (Utah Code 81-13-211)

If you sign this paper, you will not be told about court hearings or get court papers about this adoption. You will not be able to give the court your own papers asking to take part in this case.

If you disagree with the adoption and want to take part in the case, file a motion to intervene with this court. You must file the motion within 30 days after you got the Notice of Petition to Adopt. (Forms and instructions are available at: utcourts.gov/adopt)



Scan QR code
to visit page

1. I am the mother of the child who is being adopted.
2. I have the mental capacity to agree to this adoption I am not under the effects of anesthesia or medication that would impact my ability to think clearly.
3. No one is forcing me to sign this.
4. I understand that by signing this that I am giving up all of my rights and responsibilities as parent of my child (the minor). This means I may not be able to:
 - visit my child
 - provide my child with personal guidance and care
 - participate in decisions about my child's health, education, welfare and moral upbringing
 - act on my child's behalf
 - inherit from my child and the right of my child to inherit from me
 - do other things that parents are allowed to do
5. I understand that if my child is adopted, I will not have any parental rights or responsibilities for my child.
6. I understand the court may order that past due child support be preserved and subject to collection including through the Office of Recovery Services.
7. I understand that if my child is adopted:
 - the adopting parents will be my child's legal parents.
 - my child will be the adopting parents' child.
 - my child may take the adopting parents' last name.

8. I was told that I have the right to talk to a lawyer of my choice at the expense of the petitioner or child placing agency. I understand that I have the right to talk to a lawyer. I voluntarily waive that right.
9. I was told that I have the right to participate in mental health therapy at the expense of the petitioner or child placing agency. I understand I have the right to mental health therapy and I: (choose one)
- voluntarily waive that right.
- keep that right.
10. I understand and voluntarily waive my right to be notified of hearings and served with papers in this adoption. I voluntarily waive my right to participate in this adoption.
11. I understand and voluntarily agree that my child be adopted.
12. I understand that I have the right to change my mind within 72 hours of signing this agreement and I (choose one)
- voluntarily waive that right. I do not want 72 hours to change my mind.
- keep that right. I understand that I must give notice to the petitioner or child-placing agency within 72 hours if I change my mind.

_____ Signature ► _____
 Date Printed name of the mother _____

Option 1. Signature witnessed by judge.

On this date, I certify that _____ (name) who is known to me or who presented satisfactory identification, in the form of _____ (form of identification), has, while in my presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

_____ Signature ► _____
 Date Printed name of judge _____

Option 2. Signature witnessed by judge's appointee and notary public.

On this date, I certify that _____ (name) who is known to me or who presented satisfactory identification, in the form of _____ (form of identification), has, while in my presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

_____ Signature ► _____
Date
Printed name of judge's appointee _____

On this date, I certify that _____ (name) who is known to me or who presented satisfactory identification, in the form of _____ (form of identification), has, while in my presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

_____ Signature ► _____
Date
Printed name of notary public _____
Notary Seal

Option 3. Signature witnessed by judge's appointee and two witnesses.

On this date, we certify that _____ (name) who is known to us or who presented satisfactory identification, in the form of _____ (form of identification), has, while in our presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

_____ Signature ► _____
Date
Printed name of judge's appointee _____

_____ Signature ► _____
Date
Printed name of first witness _____

_____ Signature ► _____
Date
Printed name of second witness _____

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

In the [] District [] Juvenile Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of the Adoption of

(name of person being adopted)

Father's Agreement to Adoption and Waiver of Rights

(Utah Code 81-13-212 to 214)

Case Number

Judge

Commissioner

Notice to Father:

Do not sign this document without reading it. Do not sign it unless everything it says is true and correct.

Sign it only in front of:

- a notary public or
- a judge of the Utah District Court or the Utah Juvenile Court or
- someone appointed by the judge. If you sign in front of a person appointed by a judge, your signature must also be witnessed by two people who are not immediate family members of the birth mother or the minor who will be adopted.

If you have any questions, talk with a lawyer. You have the right to talk to a lawyer of

your choice and have the petitioner or child placing agency pay the reasonable costs for the lawyer. (Utah Code 26B-2-127)

You have the right to mental health therapy before and after giving up your child for adoption. You can choose your own licensed therapist. The petitioner or child placing agency must pay (up to a set amount) for the therapy. (Utah Code 81-13-211).

- If you sign this paper, you will not be told about court hearings or get court papers about this adoption. You will not be able to give the court your own papers asking to take part in this case.
- If you disagree with the adoption and want to take part in the case, file a motion to intervene with this court. You must file the motion within 30 days after you got the Notice of Petition to Adopt. (Forms and instructions are available at: utcourts.gov/adopt)



Scan QR code
to visit page

1. I am the father of the child who is being adopted.
2. I have the mental capacity to agree to this adoption. I am not under the effects of anesthesia or medication that would impact my ability to think clearly.
3. No one is forcing me to sign this.
4. I understand that by signing this that I am giving up all of my rights and responsibilities as parent of my child. This means I may not be able to:
 - visit my child
 - provide my child with personal guidance and care
 - participate in decisions about my child's health, education, welfare and moral upbringing
 - act on my child's behalf
 - inherit from my child and the right of my child to inherit from me
 - do other things that parents are allowed to do
5. I understand that if my child is adopted, I will not have any parental rights or responsibilities for my child.
6. I understand the court may order that past due child support be preserved and subject to collection including through the Office of Recovery Services.
7. I understand that if my child is adopted:
 - the adopting parents will be my child's legal parents.
 - my child will be the adopting parents' child.
 - my child may take the adopting parents' last name.

8. I was told that I have the right to talk to a lawyer of my choice at the expense of the petitioner or child placing agency. I understand that I have the right to talk to a lawyer. I voluntarily waive that right.
9. I was told that I have the right to participate in mental health therapy at the expense of the petitioner or child placing agency. I understand I have the right to mental health therapy and I: (choose one)
 - voluntarily waive that right.
 - keep that right.
10. I understand and voluntarily waive my right to be notified of hearings and served with papers in this adoption. I voluntarily waive my right to participate any further in this adoption.
11. I understand and voluntarily agree that my child be adopted.
12. I understand that I have the right to change my mind within 72 hours of signing this agreement and I (choose one)
 - voluntarily waive that right. I do not want 72 hours to change my mind.
 - keep that right. I understand that I must give notice to the petitioner or child-placing agency within 72 hours if I change my mind.

_____ Signature ► _____
 Date Printed Name of the Father _____

Option 1. Signature witnessed by notary public.

On this date, I certify that _____ (name) who is known to me or who presented satisfactory identification, in the form of _____ (form of identification), has, while in my presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

_____ Signature ► _____
 Date Printed name (Court Clerk or Notary Public) _____

Notary Seal

Option 2. Signature witnessed by judge.

On this date, I certify that _____ (name)
who is known to me or who presented satisfactory identification, in the form of _____
(form of identification), has, while in my presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

Date Signature ► _____
Printed name of judge _____

Option 3. Signature witnessed by judge's appointee and two witnesses.

On this date, we certify that _____
(name) who is known to us or who presented satisfactory identification, in the form of _____
(form of identification), has, while in our presence and while under oath or affirmation, voluntarily signed this document and declared that it is true.

Date Signature ► _____
Printed name of judge's appointee _____

Date Signature ► _____
Printed name of first witness _____

Date Signature ► _____
Printed name of second witness _____

Name

Address

City, State, Zip

Phone

Check your email. You will receive information and documents at this email address.

Email

I am Petitioner Respondent
 Petitioner's Attorney Respondent's Attorney (Utah Bar #: _____)
 Petitioner's Licensed Paralegal Practitioner
 Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Parenting Plan

(81-9-101 and Title 81, Chapter 9, Part 2)

Case Number

Judge

Commissioner

Utah law requires the following:

- A joint physical custody arrangement may result in denial of cash assistance under the Employment Support Act, Title 35A, Chapter 3, of the Utah Code.
- The objectives of a parenting plan are to:
 - provide for the children's physical care and emotional stability;
 - provide for the children's changing needs in a way that minimizes the need to change the parenting plan;

- minimize the children's exposure to conflict between the parents;
- state the authority and responsibilities of each parent to the children;
- encourage the parents to meet their responsibilities to their children through agreement rather than judicial decision; and
- protect the best interests of the children.
- Each parent must follow the parenting plan even if the other does not. If a parent does not follow the parenting plan, the court may find that parent in contempt of court.
- For further guidance, see Utah Code 81-9-202

This parenting plan is: (Choose all that apply.)

- agreed to by petitioner and respondent.
 proposed by petitioner respondent.

1. Family information

Petitioner

Name	
Street Address	
City, State, Zip	
Phone	
Email	

Respondent

Name	
Street Address	
City, State, Zip	
Phone	
Email	

Minor Children

Child's name (first, middle and last)	Child's gender	Month and year of birth

Child's name (first, middle and last)	Child's gender	Month and year of birth

2. **Parent-time** (Choose one.)

The parents will follow the parent-time schedule in the statute(s).

The children will live with petitioner respondent and will have parent-time with the other parent according to the statutory parent-time schedule. That parent will be the "custodial" parent:

(You can find the Utah Code at le.utah.gov/xcode/code.html. Print and attach a copy of the statute(s) for the option(s) you choose.)

Children under 5 (Utah Code 81-9-304)

Children 5-18 (Utah Code 81-9-302)

Children 5-18 (expanded schedule) (Utah Code 81-9-303)

Children 5-18 (equal parent-time) (Utah Code 81-9-305, 81-6-206(7))

For children 5-18 the parents choose the following.

Weekday parent-time will be on this day: (Choose one.)

Monday

Thursday

Tuesday

Friday

Wednesday

If not specified, the weekday is Wednesday.

On school days parent-time starts: (Choose one.)

at 5:30 p.m. .

when school is out.

On days when school is not in session parent-time starts: (Choose one.)

at 5:30 p.m .

at 8:00 a.m. (depending on custodial parent's work schedule) if the noncustodial parent is able to be with the child.

The parents will make our own parent-time schedule.

The children will live with petitioner respondent and will have parent-time with the other parent for the following days and times:

The above choices do not fit this parenting plan. Instead, the parent-time schedule will be as follows:

3. Parent-time for special occasions

(Choose one.)

The parents will follow the holiday schedule in the statute(s) for special occasions. The

petitioner

respondent

will be the custodial parent for purposes of the holiday.

If the holiday schedule has options for start times, parent-time will start:

At the time that school is dismissed

At 5:30 p.m. on the day listed in the schedule

The parent-time schedule for special occasions is as described below. If a schedule for a special occasion is not described, the regular schedule applies.

(Describe the children's parent-time schedule as needed. For example, Thanksgiving: Even-numbered years with petitioner; odd-numbered years with respondent. From Wednesday at 6 p.m. to Friday at 6 p.m.)

Special Occasion	Parent-Time Schedule
Labor Day Weekend	

Commented [KT1]: Once approved the options on this table will be re-ordered to match the list in the statute.

Special Occasion	Parent-Time Schedule
Fall School Break	
Halloween	
Thanksgiving Break	
Winter School Break First Half	
Winter School Break Second Half	
Dr. MLK, Jr. Day Weekend	
Presidents' Day Weekend	
Spring School Break	
Mother's Day	
Memorial Day Weekend	
Father's Day	
Juneteenth	
Independence Day	

Special Occasion	Parent-Time Schedule
Pioneer Day	
Children's Birthdays	

4. **Other Special Occasions (optional)**

In addition to the schedule listed in paragraph 3, the parents will follow the following schedule for other special occasions: (fill out any sections that apply)

Petitioner's Birthday	
Respondent's Birthday	
Other Religious Holiday	
Other Civic or School Holiday	
Other Special Occasion	
Other Special Occasion	

5. **Parent-time transfers**

Pick-up and drop-off ("transfers") of the children for parent-time will be as described below (Choose one.):

Transfer at **beginning** of parent-time will be by:

- Petitioner
- Respondent
- Other adult _____ (name)

picking up/dropping off the children at this address:

and transfer at **end** of parent-time by:

- Petitioner
- Respondent
- Other adult _____ (name)

picking up/dropping off the children at this address:

Curbside transfers (The parent/person picking up or dropping off the children does not leave the vehicle and the other parent/person does not leave the residence).

Other pick-up/drop-off arrangement (Describe in detail.):

6. **Decision-making**

The following applies to the Parenting Plan:

- Each parent will make day-to-day decisions for the children during the time they are caring for the children.
- Either parent may make emergency decisions affecting the health or safety of the children. A parent who makes an emergency decision must share the decision with the other parent as soon as reasonably possible.

(Choose one.)

Joint decision-making.

The parents will share responsibility for making major decisions about the children. If there is a disagreement, the parents will resolve the dispute as provided in the Resolving disputes section below.

Other:

Sole decision-making.

The following parent will make decisions about:

Education

Petitioner Respondent

Health care

Petitioner Respondent

Religious upbringing

Petitioner Respondent

Other:

7. **Education plan**

Location of school (Choose one.)

The school the children will attend is based on:

Petitioner's home residence

Respondent's home residence

Other specific plan for where the children will attend school:

School access

The following people have authority to check the children out of school:

Petitioner

Respondent

Other _____ (name)

The following people have access to the children during school:

Petitioner

Respondent

Other _____ (name)

Education decisions

If the parents cannot agree, education decisions will be made by:

Petitioner

Respondent

8. **Communication with each other**

Parents will communicate with each other: (Choose all that apply.)

- by any method
- in person
- by telephone
- by texting
- by letter
- by e-mail
- other (describe): _____

9. **Communication with the children**

The parents agree they will:

- provide age-appropriate help to the children to communicate with the other parent.
- give the children privacy during their communication with the other parent. The parents will not interfere with or monitor communication between the children and the other parent.

Parents and children may communicate with each other: (Choose all that apply.)

- Whenever the children choose.
- At any reasonable times (Specify.):
 - weekends and holidays:
between _____ am/pm and _____ am/pm
 - school days:
between _____ am/pm and _____ am/pm
 - school vacation days:
between _____ am/pm and _____ am/pm

Parents may communicate with the children by following method: (Choose all that apply.)

- by any method
- in person
- by telephone
 - parents will maintain voice mail so the children can leave and receive messages.
- by texting
- by letter

by e-mail

other (describe): _____

Other terms about communication with the children:

10. Records and information sharing

(Choose all that apply.)

Both parents will have access to records and the ability to consult with providers regarding education, child care, and health care.

Other terms regarding records and information sharing:

11. Travel by the children

During their parent-time, the parent may consent for the children to travel with a sports team, religious group, school group, relatives, friends, by themselves, or with others.

If the children will be travelling for more than _____ days, the parent arranging the travel will notify the other parent at least _____ days in advance. That parent will give the other parent the travel schedule, locations and phone numbers at least _____ days in advance. In case of emergency, the parent will provide as much notice as possible.

Other agreements about travel by the children:

12. **Military service by a parent**

(Choose one.)

- One or both parents are servicemembers and a Military Parenting Plan is attached .
- Neither parent is a servicemember.

13. **Child care**

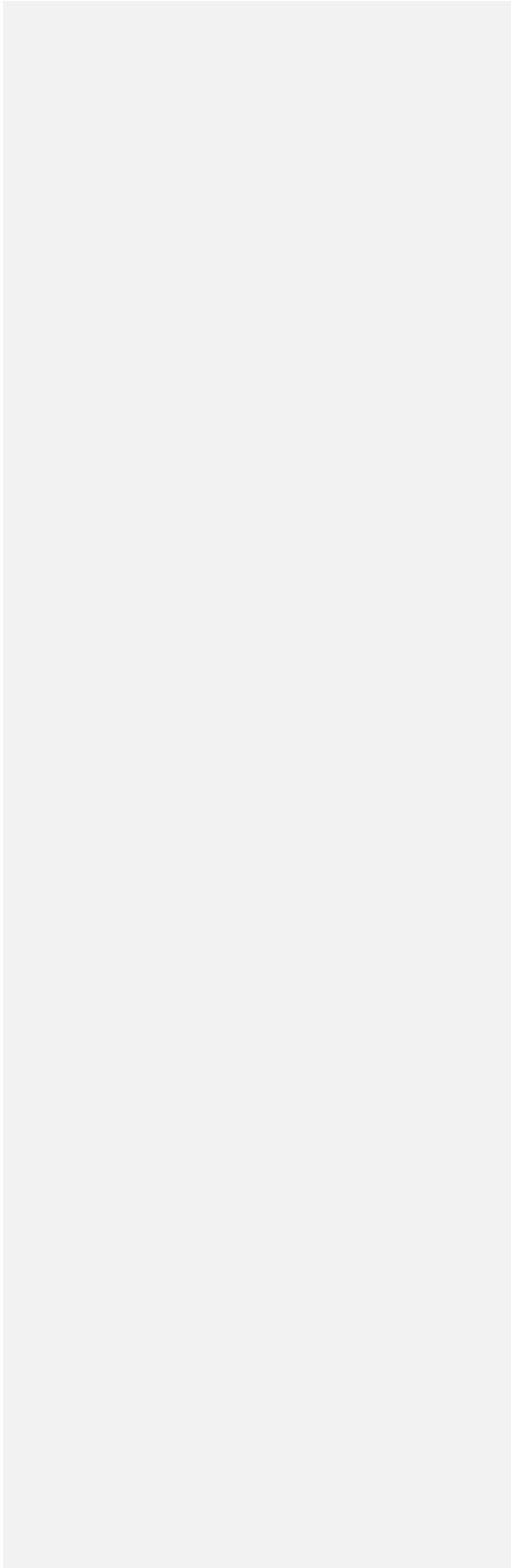
(Choose all that apply.)

- A child care provider for our children must be:
 - a licensed child care provider.
 - a relative, friend or neighbor.
 - over the age of _____.
 - other qualifications: _____
- Other terms about child care:

14. **Relocation of a parent**

(Choose all that apply.)

- If either parent moves 150 miles or more from the other parent, Utah Code 81-9-209 will apply.
- Neither parent may relocate with the minor children more than ____ miles from their current residence without a written agreement signed by the parties or further court order.
- Other terms about relocating:



15. **Changing the plan**

This plan remains in effect until changed. A change must be agreed to by both of us and in the following manner:

- All changes must be in writing
- Major or permanent changes must be in writing, but minor or temporary changes can be made orally
- Other

16. **Resolving disputes**

If the parents need to resolve a dispute regarding the children, they will discuss the issues in good faith and try to reach an agreement based on what is best for their children.

If the parents are unable to agree, they will go to the following before bringing the issue to the court (Choose all that apply.):

- mediation
- arbitration
- counseling
- Other agreements about resolving disputes:

17. **Other terms that are important to us or our children**

(Describe)

18. Additional parenting responsibilities, expectations or commitments:

19. This plan is made in good faith and is in the best interests of the children.

Petitioner

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 _____

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 ► _____

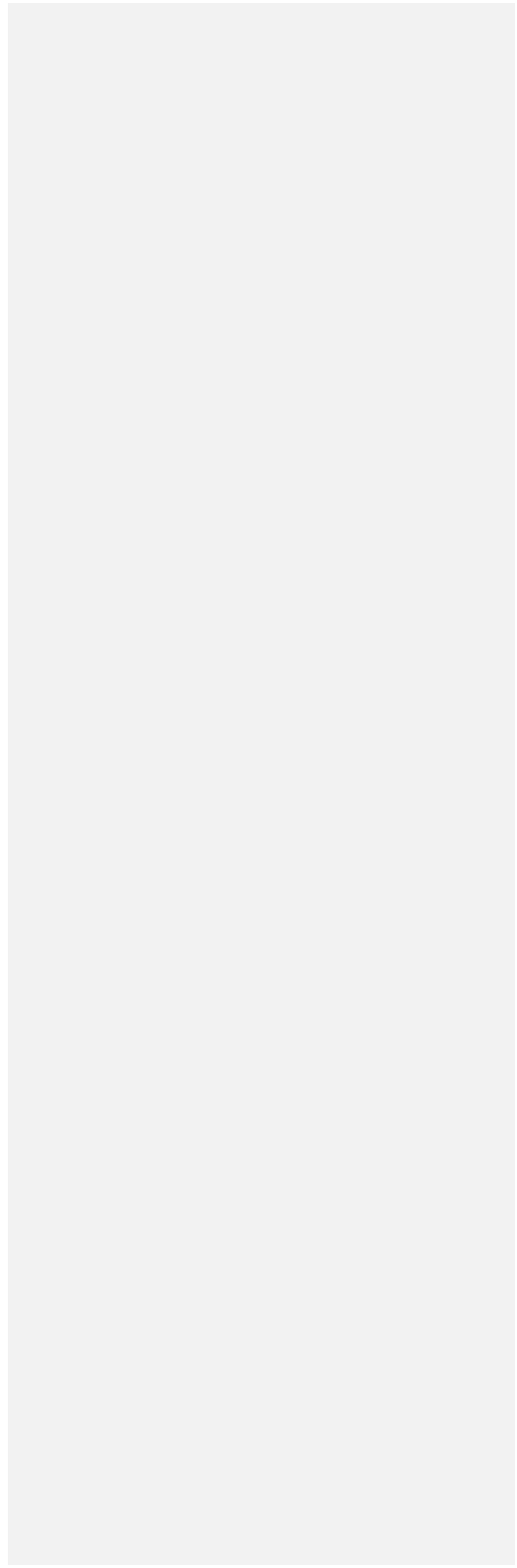
Printed Name _____

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ► _____

Printed Name _____



Certificate of Service

I certify that I filed with the court and am serving a copy of this Parenting Plan 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/MyCase <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/MyCase <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/MyCase <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 (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Domestic Relations Injunction
(Utah Rule of Civil Procedure 109)

Case Number

Judge

Commissioner

Because this matter involves divorce, annulment, temporary separation, custody, parent-time, child support, or parentage, the court makes the following orders. These orders apply to the petitioner and respondent named above.

1. **The parties must not:**

- a. harass, intimidate or disturb the peace of the other party, by any means, including electronically.
- b. commit domestic violence or abuse against the other party or a child.
- c. use the other party's name, likeness, image, or identification to get credit, open an account for service, or obtain a service.
- d. cancel or interfere with telephone, utility, or other services used by the other party.
- e. cancel, modify, terminate, change the beneficiary, or allow to lapse for voluntary nonpayment of premiums (without the written consent of the other party or pursuant to further order of the court) any policy of
 - i. health insurance,

- ii. homeowner's or renter's insurance,
- iii. automobile insurance, or
- iv. life insurance

2. **If the petition involves the division of property, personal property or debts, the parties must not:**

transfer, encumber, conceal, or dispose of your property or the other party's property unless:

- a. you have the written consent of the other party or
- b. you have a court order

except in the usual course of business or to provide for the necessities of life.

3. **If the petition involves minor children, the parties must not:**

a. Take the children on non-routine travel unless:

- i. you have the written consent of the other party or
- ii. you have a court order, or
- iii. the following information has been provided to the other party:
 - an itinerary of travel dates and destinations;
 - how to contact the children or traveling party; and
 - the name and telephone number of an available third person who will know the children's location.

b. In the presence or hearing of the children:

- i. demean or disparage (talk badly about) the other party;
- ii. attempt to influence the children's preference regarding custody or parent time; or
- iii. say or do anything that would negatively affect the love and affection of the children for the other party, or involve the children in the issues of the petition.

c. Make parent time arrangements through the children.

4. When the children are under a party's care, that party must use best efforts to prevent others from doing anything described above, and if necessary remove the children from the situation.

5. This domestic relations injunction is effective:

- for the **petitioner** when the petition is filed.

- for the **respondent** when they receive a copy of the injunction entered by the court.
6. The domestic relations injunction is in effect until:
 - the final decree is entered,
 - the petition is dismissed,
 - the parties otherwise agree in a writing signed by all parties, or
 - the court orders otherwise.
 7. A party may ask to modify or dissolve the domestic relations injunction by filing a motion.
 - The motion will be decided as quickly as possible if it is filed **before** an answer to the petition or other responsive pleading is filed. The moving party must serve the nonmoving party at least 48 hours before a hearing.
 - If the motion is filed **after** a responsive pleading is filed, Utah Rule of Civil Procedure 7 or Rule 101 apply.
 8. If there is another order with conflicting provisions governing the parties or their minor children, the parties must comply with the provisions of the other order.
 9. This domestic relations injunction does not apply to the Office of Recovery Services.

Certificate of Service

I certify that I filed with the court and am serving a copy of this Domestic Relations Injunction 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/MyCase <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/MyCase <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/MyCase <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 (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

**Writ of Garnishment and
Instructions**

**(Utah Code 78A-2-216 and Utah Rule of Civil
Procedure 64D)**

Case Number

Judge

Commissioner (domestic cases)

For more information about writs of garnishment, visit:
www.utcourts.gov/resources/forms/garnishment/.

In this document:

- A **judgment creditor** is a person or company with a court order saying money is owed to them.
- A **judgment debtor** is the person or company who owes the money.
- A **writ of garnishment** is an order that property now belonging to the judgment debtor but held by someone else be used to pay the money owed to the judgment creditor.
- A **garnishee** is a person or company (like you) who has or controls the judgment debtor's money or other property.
- **Interrogatories** are written questions which identify the property and the value of the property that might be used to pay the debt.

To:

Garnishee's Name _____

Address _____

1. Utah law allows you (a garnishee) to deduct the one-time required garnishee fee from the amount calculated on the interrogatories form. Utah Code 78A-2-216
2. A judgment has been entered against the judgment debtor. After calculation of interest, costs and payments, the judgment debtor owes \$ _____.

Papers filed with the court show that you may possess or control some of the judgment debtor's property which may include money earned, but not yet paid.

The property is being garnished (seized) in order to pay the judgment. If you are the garnishee, you are required to take certain steps to deliver the property or to hold and protect it. **If you do not, the court can order you to pay for the harm caused to the judgment creditor.** You should keep for your records a copy of everything that you prepare and everything that is served on you.

3. The person who owes money (judgment debtor) is:

Name	
Address	
Social security number (Last 4 digits only, if known.)	
Driver's license number and state of issuance (Last 4 digits only, if known.)	
Year and month of birth (If known.)	

4. Within 7 business days after this writ is served on you, you must:

- answer the attached Interrogatories;
- serve a copy of your Answers to Interrogatories on the judgment creditor, or if they have one, their attorney or licensed paralegal practitioner;
- serve a copy of the following papers on the judgment debtor and on any other person shown by your records to have an interest in the property. The papers to be served are:
 - one copy of this Writ of Garnishment;
 - one copy of your Answers to Interrogatories;
 - one copy of the Notice of Garnishment and Exemptions form; and
 - two copies of the Reply and Request for Hearing form.

5. You may serve the judgment creditor at this address by hand delivery or by first class mail:

Name

Address

City, State, Zip

Phone

Email

You may serve the judgment debtor at this address by hand delivery or by first class mail.

Name

Address

City, State, Zip

Phone

Email

6. What to do with the property:

- DO NOT SEND THE PROPERTY TO THE COURT. You must withhold from the judgment debtor the amount shown in your Answers to Interrogatories. Hold the property for 21 calendar days after you serve the judgment debtor.
- Wait 21 days.
 - If you receive a Reply and Request for Hearing within 21 days, hold the property until you receive further orders from the court directing you how to proceed.
 - If you do not receive a Reply and Request for Hearing within 21 days, deliver the property to the judgment creditor or, if they have one, their attorney or licensed paralegal practitioner. Unless you already received the \$10 garnishee fee from the creditor, you may deduct it from the property before sending the rest. If there are not sufficient funds for you to take the \$10 garnishee fee then contact the judgment creditor for it.

7. **If you do not take these steps, the court can order you to pay for the harm caused to the judgment creditor.**

8. You may deliver to the judgment debtor any property greater than you are required to withhold.

9. Multiple Writs of Garnishment for the same judgment debtor may be served on you, but only one Writ of Garnishment may be in effect at one time. You must satisfy the writs in the order they are served. When an earlier Writ of Garnishment expires or is satisfied, you must then satisfy the next writ.

However, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services takes precedence over other writs and must be satisfied first.

A Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services continues until fully satisfied, placing earlier writs on hold. These instructions do not apply to writs or orders entered by other courts or governmental agencies.

Date

Signature ►

Printed Name of Clerk of Court

Certificate of Service

I certify that I filed with the court and am serving a copy of this Writ of Garnishment and Instructions on the following people.

Person's Name	Service Method	Service Address	Service Date
(Other 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.)		
(Person claiming interest in property 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.)		
	<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 (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Writ of Continuing Garnishment and Instructions for

- Child Support**
- Other**

(Utah Code 78A-2-216 and Utah Rule of Civil Procedure 64D)

Case Number

Judge

Commissioner

For information about writs of garnishment, go to:
www.utcourts.gov/resources/forms/garnishment/.

In this document:

- A **judgment creditor** is a person or company with a court order saying money is owed to them.
- A **judgment debtor** is the person or company who owes the money.
- A **writ of garnishment** is an order that property now belonging to the judgment debtor but held by someone else be used to pay the money owed to the judgment creditor.
- A **garnishee** is a person or company (like you) who has or controls the judgment debtor's money or other property.
- **Interrogatories** are written questions which identify the property and the value of the property that might be used to pay the debt.

To:

Garnishee's Name _____

Address _____

1. Utah law allows you (a garnishee) to deduct the one-time required garnishee fee from the amount calculated on the interrogatories form. Utah Code 78A-2-216

2. A judgment has been entered against the judgment debtor. After calculation of interest, costs and payments, the judgment debtor owes \$ _____.

Papers filed with the court show that you may possess or control some of the judgment debtor's property which may include earnings not yet paid.

The property is being garnished (seized) in order to pay the judgment. If you are the garnishee, you are required to take certain steps to deliver the property or to hold and protect it. **If you do not, the court can order you to pay for the harm caused to the judgment creditor.** You should keep for your records a copy of everything that you prepare and everything that is served on you.

3. The person who owes money (judgment debtor) is:

Name	
Address	
Social security number (Last 4 digits only, if known.)	
Driver's license number and state of issuance (Last 4 digits only, if known.)	
Year and month of birth (If known.)	

4. Within 7 business days after this writ is served on you, you must:

- answer the attached Interrogatories;
- serve a copy of your Answers to Interrogatories on the judgment creditor, or if they have one, their attorney or licensed paralegal practitioner;
- serve a copy of the following papers on the judgment debtor and on any other person shown by your records to have an interest in the property. The papers to be served are:
 - one copy of this Writ of Continuing Garnishment;
 - one copy of your Answers to Interrogatories;
 - one copy of the Notice of Garnishment and Exemptions form; and
 - two copies of the Reply and Request for Hearing form.

5. You may serve the judgment creditor at this address by hand delivery or by first class mail:

Name

Address

City, State, Zip

Phone

Email

You may serve the judgment debtor at this address by hand delivery or by first class mail.

Name

Address

City, State, Zip

Phone

Email

6. This Writ of Continuing Garnishment is effective for one year after the date it was served on you, or for 120 calendar days if another writ of continuing garnishment is served on you. Within 7 business days after the close of each pay period occurring within the term of continuing garnishment, you must:
- answer the attached Interrogatories;
 - serve a copy of your Answers to Interrogatories on the judgment creditor, or if they have one, their attorney or licensed paralegal practitioner; the judgment debtor and on any other person shown by your records to have an interest in the property.
7. What to do with the property:
- **DO NOT SEND THE PROPERTY TO THE COURT.** You must withhold from the judgment debtor the amount shown in your Answers to Interrogatories. Hold the property for 21 calendar days after you serve the judgment debtor.
 - Wait 21 days.
 - If you receive a Reply and Request for Hearing within 21 days, hold the property until you receive further orders from the court directing you how to proceed.
 - If you do not receive a Reply and Request for Hearing within 21 days, deliver the property to the judgment creditor or, if they have one, their attorney or licensed paralegal practitioner. Unless you already received the one-time \$25 garnishee fee from the creditor, you may deduct it from the amount withheld before sending the rest. If there is not enough money to cover the \$25 fee, wait to send any money until the amount exceeds the fee. This writ only lasts for the time stated in paragraph 6, and you may take the \$25 fee only once during that time. Utah Code 78A-2-216.

8. **If you do not take these steps, the court may hold you responsible for the value of the property you should have withheld.**
9. You may deliver to the judgment debtor any property greater than you are required to withhold.
10. Multiple Writs of Garnishment for the same judgment debtor may be served on you, but only one Writ of Garnishment may be in effect at one time. You must satisfy the writs in the order in which they are served. When an earlier Writ of Garnishment expires or is satisfied, you must then satisfy the next writ.

However, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services takes precedence over other writs and must be satisfied first.

A Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services continues until fully satisfied, placing earlier writs on hold. These instructions do not apply to writs or orders entered by other courts or governmental agencies.

_____ Signature ► _____
Date Printed Name of Clerk of Court _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Writ of Continuing Garnishment and Instructions on the following people.

Person's Name	Service Method	Service Address	Service Date
(Other 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.)		
(Person claiming interest in property)	<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 _____

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

In the District Justice Court of Utah

_____ Judicial District _____ County

Court Address _____

**Garnishee's answers to
interrogatories for property other
than earnings
(Utah Code 78A-2-216 and Utah Rule of Civil
Procedure 64D)**

Plaintiff/Petitioner

v.

Defendant/Respondent

Case Number

Judge

Commissioner (domestic cases)

Learn more about garnishment at <https://www.utcourts.gov/en/self-help/case-categories/consumer/garnishment/responsibilities.html>.

Write your answers in the spaces provided. Add additional pages if necessary.

1. Do you possess or control any property in which judgment debtor has an interest? (Property includes real and personal property, including money.)

ANSWER: Yes No

If "no," skip the remaining questions, sign this form, and mail it as indicated. If "yes," answer the remaining questions.

2. If you answered "yes" in the previous question, explain in the table below.

Description of property	Nature of judgment debtor's interest in the property	The property is due to the judgment debtor on: (date)	Value of judgment debtor's interest in the property
			\$
			\$
			\$
Total*			\$

(*Unless you deduct an amount under paragraph 3, this is the amount you must withhold from the judgment debtor up to the amount owed. The Writ of Garnishment directs what to do with the property.)

3. You may deduct from the amount to be withheld money owed to you by the judgment debtor or the judgment creditor, if the amount of money owed is not disputed.

ANSWER: Undisputed amount owed to you: \$ _____ by
 Judgment debtor Judgment creditor

4. Are you deducting the \$10 garnishee fee from the amount to be withheld?

ANSWER:

No. I received the garnishee fee directly from the creditor. I am not deducting it.

No. The amount to be withheld is \$10 or less so I am not deducting the fee. I am returning the writ of garnishment. The creditor must pay me the garnishee fee directly.

Yes. The amount to be withheld is more than the \$10 fee.

5. Do you know about any of the judgment debtor's other property or other money owed to judgment debtor?

ANSWER: Yes No

6. If yes, please explain in the table below.

ANSWER:

Description of property	
Name and address of person with possession	
Nature and value of judgment debtor's interest	

Description of property	
Name and address of person with possession	
Nature and value of judgment debtor's interest	

Description of property	
Name and address of person with possession	
Nature and value of judgment debtor's interest	

Person Completing Answers to Interrogatories

I declare under criminal penalty under the law of Utah that everything stated in this document is true.

Signed _____ (city, and state or country).
at

Date

Signature ►
Printed Name

Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ▶ _____

Printed Name _____

Certificate of Service

I certify that I filed with the court and am serving a copy of this Garnishee's answers to interrogatories for property other than earnings 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/MyCase <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/MyCase <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/MyCase <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 _____

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

I am Petitioner Respondent
 Petitioner's Attorney Respondent's Attorney (Utah Bar #: _____)
 Petitioner's Licensed Paralegal Practitioner
 Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Notice of a Change of Judge by Agreement of the Parties

Utah Rule of Civil Procedure 63A(b)

Case Number

Judge

Commissioner (domestic cases)

1. We ask the court for a new judge in this case based on Utah Rule of Civil Procedure 63A(b).
2. The current assigned judge we are asking to change is _____ (name of judge).
3. This action was started on _____ (date). This notice is being filed within 90 days of:

- the day the action was started or before notice of the trial date, whichever came first.

OR

- the parties receiving notice of the judges assigned to a district court panel.

4. All parties to the case have agreed to the change.
5. No one else is expected to be added to the case.
6. We have made a good faith effort to serve all the parties named in the pleadings.
7. This is the first and only time we are asking for a new judge under this part of the rule.

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 _____

Other Party

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 _____

Other Party's Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ► _____

Printed Name _____

The Certificate of Service proves you gave copies of this document to everyone involved in your case. It is saying, "I gave everyone the papers they need to see." (Utah Rule of Civil Procedure 5)

1. **File it:** You need to give a copy of this document including the certificate of service page to the court. Make sure you also keep a copy for yourself.
2. **Serve it:** You need to give a copy of the document including the certificate of service page to the other person. Give it to them on or before the day you give the document to the court.
3. **File it:** You need to give this document including the certificate of service page to the court. Make sure you also keep a copy for yourself.

Certificate of Service

I confirm that I provided a copy of this Notice of a Change of Judge by Agreement of the Parties to the following people.

I provided a copy to Name of Person	I provided the copy by [x]check one	I provided the copy to this address (based on ← option checked)	I provided the copy on Date
1.	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed/MyCase <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.)		
2.	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed/MyCase <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.)		

Your Signature ► _____

Date
(when you filled this out)

Your Printed Name

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

I am Petitioner Respondent
 Petitioner's Attorney Respondent's Attorney (Utah Bar #: _____)
 Petitioner's Licensed Paralegal Practitioner
 Respondent's Licensed Paralegal Practitioner (Utah Bar #: _____)

In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

In the Matter of (select one)

- the Marriage of (for a divorce with or without children, annulment, separate maintenance, or temporary separation case)
- the Children of (to establish custody, parent-time or child support)
- the Parentage of the Children of (for a paternity case)

(name of Petitioner)

and

(name of Respondent)

Other parties (if any)

Notice of a Change of Judge by One Party

Utah Rule of Civil Procedure 63A(a)

Case Number

Judge

Commissioner (domestic cases)

1. I ask the court for a new judge in this case.
2. The current assigned judge I am asking to change is _____ (name of judge).
3. I meet the requirements of Utah Rule of Civil Procedure 63A(a).
 - This case is in a county with seven or more district court judges or involves a district court panel.

- This is the first time in this case I am changing judge using this rule.
- I am
 - The plaintiff or petitioner. I am filing this within **7 days** after the judge was first assigned.

OR

 - I am the defendant or respondent. I am filing this within **7 days** after being served with the complaint or petition or within **7 days** of when I first filed something with the court. Whichever one happened first.

OR

 - This case involves a district court panel. I am filing within **7 days** of receiving notice of the judges assigned to the district court panel.
- I am not filing this to delay any action or proceeding.
- I am not filing this because of the judge’s race, gender, or religious affiliation.
- This case
 - Is not about a petition for post-conviction relief under Rule 65C
 - Is not about a petition to modify child custody, child support or alimony. Or, if it is, the judge for this case is different from the judge who worked on any past cases between the parties.
 - Is not in the juvenile court
 - Is not in the Business and Chancery Court
 - Is not with a sitting water or tax judge
 - Is not on remand from an appellate court

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 _____

Plaintiff/Petitioner's or Defendant/Respondent's Attorney or Licensed Paralegal Practitioner of record (if applicable)

Date

Signature ► _____

Printed Name _____

The Certificate of Service proves you gave copies of this document to everyone involved in your case. It is saying, "I gave everyone the papers they need to see." (Utah Rule of Civil Procedure 5)

1. **Print it:** You need to print a copy of the document including the certificate of service page to the court. Make sure you also keep a copy for yourself.
2. **Serve it:** You need to give a copy of the document including the certificate of service page to the other person. Give it to them on or before the day you give the document to the court.
3. **File it:** You need to give this document including the certificate of service page to the court. Make sure you also keep a copy for yourself.

Certificate of Service

I confirm that I provided a copy of this Notice of a Change of Judge to the following people.

I provided a copy to Name of Person	I provided the copy by [x]check one	I provided the copy to this address (based on ← option checked)	I provided the copy on Date
1.	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed/MyCase <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.)		
2.	<input type="checkbox"/> Mail <input type="checkbox"/> Hand Delivery <input type="checkbox"/> E-filed/MyCase <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.)		

Your
Signature ►

Date
(when you filled this out)

Your Printed
Name

Name

Address

City, State, Zip

Phone

Email

Check your email. You will receive information and documents at this email address.

In the [] District [] Juvenile Court of Utah

_____ Judicial District _____ County

Court Address _____

In Re:

Petitioner

Order on Petition by Pre-Existing Parent to Keep Adoption Documents Sealed

Case Number

Judge

The matter before the court is a Verified Petition by Pre-Existing Parent to Keep Adoption Documents Sealed. This matter is being resolved by: (Choose all that apply.)

The pleadings and other papers of the parties.

A hearing held on _____ (date), notice of which was served on all parties.

Petitioner

was present was not present.

was represented by _____ (name).

was not represented.

Having considered the documents filed with the court, the evidence and the arguments, and now being fully informed,

The court finds:

- 1. A Verified Petition by Pre-Existing Parent to Keep Adoption Documents Sealed was filed on _____ (date).
- 2. The petition was filed before the expiration of a previous order sealing the documents for 10 years. 3. The information in the petition is:
 - enough for the court to reliably determine what adoption case and documents the petition is about.
 - not enough for the court to reliably determine what adoption case and documents the petition is about.
- 4. The pre-existing parent has shown has not shown a reasonable fear of harm by someone if the child who was adopted is allowed to see the adoption documents.
- 5. The court finds:

The court orders:

- 6. The request is:
 - granted. The adoption records will remain sealed for 10 years from the date of this order under Utah Code 81-13-103. The child who was adopted will not be allowed to see the adoption documents unless otherwise ordered by the court.
 - denied._____

- 7. The court further orders:

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 on Petition by Pre-Existing Parent to Keep Adoption Documents Sealed 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/MyCase <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/MyCase <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/MyCase <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.)		

 Date

Signature ► _____
 Printed Name _____

Name

Address

City, State, Zip

Phone

Email

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 _____

In the District Juvenile Court of Utah

_____ Judicial District _____ County

Court Address _____

In Re:

Petitioner

**Verified Petition by Pre-Existing
Parent to Keep Adoption Documents
Sealed
(Utah Code 81-13-103)**

Case Number

Judge

1. I am a pre-existing parent (birth parent or other legal parent before the adoption) of a child adopted in Utah.
2. I ask the court to keep the adoption documents sealed (not allow the child who was adopted to see them) for 10 years under Utah Code 81-13-103.

I am filing this petition before the expiration of a previous order sealing the documents for 10 years. 3. I know the following information about the adoption case: (Give any information you can to help the court find the case. If you do not provide enough information, the petition may be denied.)

case number is _____.

the adoption case was in _____ (city or county).

- the date of the adoption was _____ (month) _____ (year).
- the child's name before the adoption was _____ (child's name).
- the names of the people that adopted my child are _____ (name of adoptive parents).
- the child's date of birth is _____.
- the child's sex designation on the birth certificate _____.
- the child was born in Utah in _____ (city and county).
- the maiden name of the child's birth mother is _____.

]

4. I have a reasonable fear of harm by someone if the child who was adopted is allowed to see the adoption documents. (Explain below).

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 _____