| Bill No. | Bill Title | Bill Description | VSC Position | CVC | Motioned | Seconded | | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|--|-----------------|-----------------|---------------|-----------------|--------------|------------|--|--|---|
| HB0014 | School Threat Penalty Amendments | Passed out of LECJ interim Requires a student to be suspended or expelled from a public school if the student makes a false emergency report targeted at a school (the report doesn't have to be through 911, it can be through any means and through any person); - Enhances the penalties for making a threat against a school by one level. For example, threats against school with use of weapon/firearm, or with intent to disrupt school, or intimidate/coerce students/school will now be a 3rd degree felony. - Enhances false emergency report made to an emergency response service through any means to a second degree felony. | | Position S/C | Tyler Kotter | Brett Peterson | Ved | 1/12/2024 | Support in concept. Teresa not in support Jennifer Yim Abstain | 1/12/2024Tom Ross/Designee Ned Searle Gary Scheller Brian Redd/Designee Doug Fawson Nubia Pena Liliana Olvera-Arbon/Designee Bethany Crisp Jen Campbell/Designee Erin Jemison Sean Reyes/ Designee: Kaye Lynn Wootton Rep. Ken Ivory | 1/12/24 Brett Peterson/Designee Kyle Lancaster Bud Powell Doug Fawson Gary Scheller Jennifer Yim Lindsey Garlick Lowry Snow Marlesse Jones Ned Searle Reed Richards Sandi Johnson Teresa Brechlin Torn Ross Trent Dressen Tyler Kotter Yvette Rodier |
| <u>HB0015</u> | Criminal Code Recodification and Cross References | Passed out of LECJ interim. Annual criminal code task force bill. | SUP | SUP | Gary Scheller | Brett Peterson | | 1/12/2024 | no opposition, Jennifer Yim abstain | Attendance 1/12/2024 | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0015S3</u> | Criminal Code Recodification and Cross References | 1st, 2nd sub, 3rd technical changes | SUP | SUP | Reed Richards | Gary Scheller | | 1/26/2024 | no opposition. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0016</u> | Sexual Offenses Amendments | Passed out of Judiciary interim. This proposed legislation was primarily in response to two 2023 appellate cases. Clarifies the conduct required for an actor to be guilty of: rape of a child; object rape of a child; and aggravated sexual abuse of a child with new definitions of 'sexual intercourse,' 'simulated intercourse,' and 'masturbatory contact.' | SUP | SUP | Trent Dressen | Tyler Kotter | \checkmark | 1/12/2024 | no opposition, Jennifer Yim abstain; 2/1/24 a 3rd sub will be out with changes to review; Sent Comm SUP 3rd sub | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0016S1</u> | Sexual Offenses Amendments | 1st sub: clarifies definitions | SUB | SUB | Rep. Snow | Tyler Kotter | ~ | 1/26/2024 | no opposition, no abstain. HOLD | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0016S2</u> | Sexual Offenses Amendments | 2nd sub addresses the romeo and juliet statute. | SUB | SUB | | | | 2/2/2024 | 1/23 Senate JLECJ: 1st sub was adopted SLDA explained that condoms and undergarments have been used as arguments to explain away contact and this bill provides clarity. Defense expressed concerns on the 25 years to life sentence and prefers the amendment which would remove the definition of simulated intercourse. Questions were raised on existing "romeo and juliet" laws 77-5401.3. AGs office supports. The amendment was not adopted but will probably be circled on the senate floor. Passed 3-0. Draft language would work on the romeo juliet issue, section <u>76-5-401.3</u> . Longer convo will be needed to look at this type of behavior. HOLD | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | |
| HB0016S3 | Sexual Offenses Amendments | 3rd sub: Adresses romeo and juliet juliet statute even more, cuts out the 17 year old and 12 year old, and siblings will not be eligible. | Passed | Passed | | | | | 2/1 Senate floor: Circled, will uncircle on 2/2; Need to review for substitutes. PASSED 2/12 | | |
| | Criminal Accounts Receivable Amendments | Passed out of Judiciary interim. The issue: Defendants were charged with interest before changes were implemented in 2021 but not made retroactive. So when these individuals released they are still being charged for these fines, fees, and interest. This bill creates a process to allow certain individuals to request a credit towards debt owed as part of a criminal judgment upon a payment of restitution. | SUP | SUP | Gary Scheller | Doug Fawson | | 1/12/2024 | no opposition, Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0021S1</u> | Criminal Accounts Receivable Amendments | 1st sub provides special effective date of July 1, 2024 | | | | | \checkmark | | 2/5 Senate JLECJ: 1st sub changes implementation date. Question from the sponsor if the state was taking a loss, yes. Public comments, support. Passed unanimously. | | |
| <u>HB0026</u> | Correctional Facility Amendments | Passed out of LECJ interim. Also ran in 2023, Collaborative effort from all stakeholders, consensus bill - Makes it a third degree felony for an inmate to transport, provide, sell, or possess a communication device, most often a cellphone, at a correctional facility in violation of facility policy; - Makes it a Class A for anybody other than an inmate to do this; requires a correctional facility to post a sign visible to an individual entering the correctional facility to provide the individual with notice that possessing a communications device in the correctional facility is prohibited and the individual may be prosecuted for doing so. | SUP | SUP | Doug Fawson | Reed Richards | Y | 1/12/2024 | no opposition, Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0026S1</u> | Correctional Facility Amendments | Sub for a coordinating clause with HB15 and amended to fix concerns CCJJ had. | SUP | SUP | Tyler Kotter | Teresa Brechlin | \checkmark | 1/26/2024 | no opposition, no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |

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|-----------------|---|--|-----------------|-----------------|----------------|-------------------|--------------|------------|---|---|---|
| HB0027 | Criminal Code Amendments | Passed out of LECJ interim Amends the penalty for attempted murder: Most first degree felonies attempt was a five year minimum imprisonment but attempted murder was 3 years => this changes that to put it in line with the other first degree felonies Amends the crime of interference with the public servant Makes it third degree felony for an individual occupying a position of special trust in a high school to engage in certain sexual conduct with an adult high school student; if an individual is working at a different high school and is not directly over the student, this would not apply. E.g. Someone working at Weber High and has a relationship with a student in the SCL high school Makes it a crime for an individual to remove the clothing of another individual without the individual's consent in certain circumstances. Class B misd. if undergarments are exposed and Class A misd. if other areas are exposed. Warning citation issued to any actor under the age of 18 before they can be cited or screened for charge. Mens rea: reckless. | SUB | SUB | Reed Richard | Teresa Brechlin | _ | | 1/12/204 Hold. Kaye Lynn and Sandi will further study and come back with recommendations; This bill addresses issues that came up during HB15 recodification which is why it seems to address random sections as opposed to a bill targeting a particular focus. SUB1 is not substantive, it just adds a coordination clause with HB15. SC had significant discussion on the removing clothing aspect and penalties associated with this conduct at college age. Also concerned about position of trust. Vote: S/C, CCJJ Sup. 1/19/24 Kaye Lynn and Sandi followed up. They still have some issues with the language of some of the sections. Add some intent language. | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0027S1 | Criminal Code Amendments | 1st sub coordinating clause. | S/C | S/C | Reed Richard | Marlesse Jones | | 2/2/2024 | no abstain. no opposition | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0030</u> | Road Rage Amendments | Passed out of Transportation Interim with a vote of 12-3. Creates the crime of road rage, and enhances penalties related to road rage incidents. 'Road rage event' means the commission of a criminal offense: by an operator or passenger of a vehicle, in response to an incident that occurs or escalates upon a roadway; AND with the intent to endanger or intimidate an individual in another vehicle. Allows impound of vehicle without a warrant if law enforcement has probable cause that an operator or passenger was involved in a road rage event and a firearm was involved. | SUP | SUP | Tyler Kotter | Reed Richards | | 1/12/2024 | no opposition, Jennifer Yim abstain and Teresa Brechlin | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | https://drive.google.com/file/d/ 1vgcVEgWInyG91a1Ymall9M8t 9gdP_H2p/view?usp=drive_link |
| <u>HB0030S1</u> | Road Rage Amendments | Ist sub clarifies the elements of aggravated assault: "If the trier of fact finds that an actor was an operator or passenger of a vehicle and the actor committed an offense in response to an incident that occurred or escalated upon a roadway and with the intent to endanger or intimidate an individual in another vehicle" for all enhanceable offenses. | SUP | SUP | Tyler Kotter | Lowry Snow | \checkmark | 1/26/2024 | no opposition. Teresa B. Abstian. | | |
| HB0030S2 | Road Rage Amendments | 2nd sub: Creates the Road Rage Awareness and Prevention Restricted Account to pay for the education campaign and requires AOC to collect data regarding road rage enhancements. | | | | | | | | | |
| HB0030S3 | Road Rage Amendments | 3rd sub: Same as 2nd but also adds in vehicle to <u>agg assault</u> statute, more narrow then sub 1? | | | | | | | | | |
| HB0033S1 | Cigarette and Tobacco Amendments | Cigarette and Tobacco Amendments | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0036</u> | Open and Public Meeting Act | Modifies the definitions of "meeting," "public body," and "quorum" | | | | | | 1/12/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | https://drive.google.com/file/d/ 1vgcVEgWInyG91a1Ymall9M8t9 gdP_H2p/view?usp=drive_link | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0036S2</u> | Open and Public Meeting Act | 2nd sub: Modfies definition of "anchor location" "meeting" and "quorun". Repeals language relating to chance or social meetings and replaces it with language prohibiting a public body from evading requirements applicable to a meeting and making action taken in violation of the provision voidable. | | | | | \checkmark | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| HB38 | | This bill removes a repeal date for the psychotropic medication oversight pilot program (program), amends provisions to make the program permanent; moves operation of the program from the Division of Child and Family Services to the Division of Integrated Healthcare (division); addresses the membership of the program's oversight team; amends provisions regarding the duties of the oversight team and a foster child's caseworker; adds certain reporting requirements for the division and the oversight team; requires the Department of Health and Human Services to pay standard Medicaid rates for outpatient behavioral health services for children in foster care; and makes technical and conforming changes. | SUP | SUP | Gary Scheller | Teresa Brechlin | | 2/2/2024 | Requested review by Brett Peterson | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1.2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0038S1 | Psychotropic Medication Oversight Pilot Program Amendments | 1st sub not adopted. sub adds minors committed to the Division of Juvenile Justice and Youth Services to the program; amends provision regarding the duties of caseworkers and case managers | | | | | | | | | |
| <u>HB0044</u> | Social Work Licensure Compact | | SUP | SUP | Brett Peterson | Rep. Snow | ~ | 1/12/2024 | Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | https://drive.google.com/file/d/ 1vgcVEgWInyG91a1Ymall9M8t 9gdP_H2p/view?usp=drive_link |
| HB0044S1 | Social Work Licensure Compact | 1st sub technical change | Passed | Passed | | | \checkmark | | | 3 | |
| <u>HB0045</u> | SafeUT and School Safety Commission Amendments | Passed out of Education interim. Extends the repeal date for the SafeUT and School Safety Commission. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |

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| <u>HB0049</u> | Justice Court Reform Task Force Sunset Extension | This bill extends the sunset date for the Justice Court Reform Task Force from July 1, 2025, to December 31, 2026. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0049S1 | Justice Court Reform Task Force Sunset Extension | 1st sub is minor technical change. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0051</u> | Health and Human Services Funding Amendments | Directs the Office of the Legislative Fiscal Analyst to analyze risks associated with the funding of the Medicaid program and to recommend budgetary actions based on that analysis, renames the Medicaid Expansion Fund as the Medicaid AcA Fund and extends that fund's sunset date; merges the Medicaid Restricted Account into the Medicaid Growth Reduction and Budget Stabilization Account; allows the Legislature to appropriate money to and from the Medicaid Growth Reduction and Budget Stabilization Account; with certain conditions; and makes technical and conforming changes. Money Appropriated in this Bill: This bill appropriates in fiscal year 2024 to the General Fund Restricted – Medicaid Growth Reduction and Budget Stabilization Account, as a one-time appropriation: from the General Fund Restricted – Medicaid Restricted Account, \$23,700,00. | - | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0055</u> | Employment Confidentiality Amendments | Passed out as a committee bill from Judiciary Interim. This bill makes void and unenforceable nondisclosure and non-disparagement clauses (confidentiality clauses) that prevent an employee from: discussing or disclosing sexual assault, sexual harassment, or the existence of a settlement agreement resolving a sexual assault dispute or sexual harassment dispute. | SUP | SUP | Tyler Kotter | Gary Scheller | | 1/26/2024 | Hold. Tyler Kotter and Brett Peterson will find out more information. Jennifer Yim abstain. 1/26/24 new vote to support. No opposition. no abstain. | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0055S1 | Employment Confidentiality Amendments | 1st sub adds in language clarification for settlement cases. | | | | | | | | | |
| HB0055S2 | Employment Confidentiality Amendments | 2nd sub provides retrospective operation. | | | | | ~ | | 1/31 House 3rd, passed unanimously. 2/2 Sen Weiler in Senate floor: Motion to lift bill from Business Labor to place Senate JLECJ. Motion passed. 2/5 Senate JLECJ | | |
| <u>HB0056</u> | Airport Law Enforcement Amendments. | Passed out as a committee bill from Judiciary Interim. <u>HB461</u> <u>'Airport Firearm Possession Amendments</u> ' passed in the 2023 legislative session decriminalized possession of a dangerous weapon at an airport with criminal negligence. Some legislators have concerns with how the law has been interpreted and enforced. This bill provides that the Department of Public Safety and the Utah Highway Patrol will provide law enforcement services for certain airports. | | | | | | 2/2/2024 | | | |
| <u>HB0058</u> | International Licensing Amendments | Permits the Department of Agriculture to establish the minimum experience required for licensure under the Utah Pesticide Control Act; broadens the Division of Professional Licensing's discretion to accept substantially similar education or experience in satisfaction of standard licensing requirements; and permits the Division of Professional Licensing to issue a temporary license to an applicant seeking licensure by endorsement under certain circumstances. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0059S1</u> | Federal Funds Contingency Planning | Requires a state agency to provide a contingency disclosure and plan, and a state jurisdiction evaluation, when submitting a federal funds reauthorization or a new federal funds request above a certair threshold, requires a state agency that meets certain thresholds for federal funding to create a contingency plan related to that funding; repeals provisions regarding federal receipts reporting requirements and makes technical and conforming changes. | | | | | | 2/2/2024 | For USAAV+Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0067</u> | First Responder Mental Health Services Grant Program Amendments | Expands eligibility for the First Responder Mental Health Services Grant Program. | SUP | SUP | Gary Scheller | Tyler Kotter | | 1/12/2024 | No opposition, Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0067S1 | First Responder Mental Health Services Grant Program Amendments | 1st sub: Clarifies who is eligible and provides list. | | | | | | | 2/1 Passed Senate 2nd reading unanimously 2/2 Senate floor: Motion to circle, no explanation given | | |

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| HBOOGS | Firearn Modifications | Passed out of LECJ as a committee bill. This bill requires a court to sentence individuals who use or possess a firearm while distributing drugs to an indeterminate prison term: for a first degree felony violation, of at least five years and which may be for life, for a second degree felony violation, of at least one year and which may be up to 15 years. Exception for the second degree felony: if the court on the record details why it's in the interest of Justice not to impose the prison term and makes a finding on the record that the person does not pose a significant risk to the public and then orders supervised probation the judge can offer and or suspend the sentence and offer probation on the second degree. | SUP | Position SUP | Tyler Kotter | Tom Ross | _ | 1/12/2024 | no opposition, Jennifer Yim abstain It's been amended to all dangerous weapons, not just firearms and used in furtherance of criminal conduct. CCJ J S/C to change floor amendment back to frearm only. 1/11 SC: Wouldn't necessarily change the categorization of the crimes but would remove the possibility of probation. This is mandatory minimum sentencing. Concessions were made and included a strong presumption for when an indeterminate sentence can be suspended. Bill only focuses on drug distribution cases, these are the biggest public risk cases. Some considered this is appropriate and not a mandatory minimum. Existing law, if you possess drugs and posses a firearm, you are a restricted person. This bill came from the St.George LECJ interim meeting, driven by, increase officer safety during traffic stops. Consensus that this is dangerous conduct requiring intensive intervention, concerns on judicial discretion. 1/18 House LECJ: Public comment was similar in SC. Pased 7-2. 1/22 House floor. Attempt to achled twould expand the firearm piece to any dangerous weapon. Voice vote was called twice and determined as, "passed", somebody called division which triggered electronic vote. Ultimately it failed 34-36. Back to the original bill, failed 29-41. 1/24 House floor. Brought baci from the dead, motion to reconsider. Amendment 3 was adopted which change the name of the bill to drug sentencing modifications, expands to dangerous weapon. Questions were raised why judiciary discretion is being taken away, what is the amount of drugs to qualify for this penalty? References were made to a past AP&P audit on magistrates lack of findings on the decisions that were made? Arguments were made about the rise in deaths of fetanyl and that in dividuals who commit crime should be held accountable. Pased 54-13. 2/1 Sub passed 1/31 linting it to firearms from prior amendment but Bill heldin committee. SentComm continues to SUP | c | 1. 1-12-24 VSC, CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0068S1</u> | Firearm Modifications | 1st sub: Put its back to firearm only. | | | | | | | 1/31 Senate JLECJ: 1st sub puts it back to firearms only. Sponsor explained the data on firearms was what the bill was based on, not dangerous weapons. SWAP and LELC sup 1st sub. Questions on if a bb gun (would not qualify) and hunting gun (may qualify). Defense, Libertarian and 2nd amendment group opposes Motion to move to the next item on the agenda, 2-1. | | |
| <u>HB0068S2</u> | Firearm Modifications | 2nd sub: Focuses on sentencing only: The court shall impose and may not suspend an indeterminate prison term for 1st degree drug felony if the trier of fact finds beyond a reasonable doubt that, during the commission or furtherance of the violation, the person used, drew, or exhibited a dangerous weapon that is not a firearm, in an angry, threatening, intimidating, or coercive manner, or used a firearm or had a firearm readily accessible for immediate use ('Readily accessible for immediate use' means that a firearm or other dangerous weapon is carried on the person or within such close proximity and in such a manner that it can be retrieved and used as readily as if carried on the person) | | | | | | | | | |
| <u>HB0069</u> | DUI Testing Amendments | Passed out of LECJ interim. This bill test blood and urine samples for both alcohol and impairing drugs when submitted as part of a DUI investigation. | S/C | S/C | Reed Richards | Tom Ross | \checkmark | 1/12/2024 | No opposition Need more clairification about if lab is ok Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0069S1 | DUI Testing Amendments | 1st sub: driver license and 24/7 sobriety. Compromise language for the "or" $% \left({{{\rm{D}}_{{\rm{s}}}}} \right)$ | | | | | | | 1/29 House LECJ: Sub 1 makes it an or instead of an and. Passed unanimously. | | |
| HB0069S2 | DUI Testing Amendments | 2nd sub: removes provision on DHHS disclosing results and incorporates amendment 1 that removes the evidence for probable cause. | | | | | \checkmark | | | | |
| | Behavioral Health Crisis Response Modifications | This bill: provides for the award of grants for the development of mobile crisis outreach teams and rural behavioral health receiving centers; and makes technical and conforming changes. | PRI | PRI | Rep. Snow | Teresa Brechlin | \checkmark | 1/12/2024 | no opposition, Jennifer Yim abstain; 2/13 on Senate 2nd reading calender | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |

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|-----------------|---|--|-----------------|-----------------|---------------|---------------|--------------|------------|---|---|--|
| <u>HB0072</u> | State Boards and Commissions Amendments | Extends the Domestic Violence Task Force to 2026. | SUP | SUP | Trent Dressen | Gary Scheller | | 1/12/2024 | no opposition, Jennifer Yim abstain. Passed | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | https://drive.google.com/file/d/ 1vgcVEgWInyG91a1Ymall9M8t 9qdP_H2p/view?usp=drive_link |
| HB0072S1 | State Boards and Commissions Amendments | Sub extends the Domestic Violence Task Force to 2027. | Passed | Passed | | | | | | | |
| HB0072S2 | State Boards and Commissions Amendments | 2nd sub repeals the Behavioral health delivery working group | Passed | Passed | | | | | | | |
| HB0081 | Domestic Violence Modifications | Passed out of LECJ interim. This bill adds propelling a bodily substance or material as a domestic violence offense. | Passed | Passed | Erin Jemison | Tom Ross | \checkmark | 1/12/2024 | no opposition, Jennifer Yim abstain; CCJJ sup 01292024 | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0082</u> | Public Education Program Modifications | Passed out of education interim 9-5. This bill adds to the school discipline and law enforcement action report data reporting requirements on (iii) the number of suspensions imposed; (iv) the average length of suspensions; (v) the number of days of instruction lost due to suspensions; and (vi) the number of expulsions. In addition, would require USBE to collect and send updated data monthly? to CCJJ and for CCJJ to update annual juvenile report. Amends the timeframe for notifying a school official when a minor is taken into custody for certain felony or weapons offenses from five days to 48 hours. | SUP | SUP | Tom Ross | Rep. Ivory | | 1/12/2024 | no opposition, Jennifer Yim abstain | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0082S1</u> | Public Education Program Modifications | 1st sub takes out the timeframe for notifying a school official when a minor is taken into custody for certain felony or weapons offenses from five days to 48 hours and would include victim and victim sibling's name in the notification. | | | | | ~ | | 2/5 House Education | | |
| <u>HB0083</u> | Criminal Threat or Interference Amendments | SUB1 adopted, passed out of LEJC favorably unanimously. Passed out of Gov Ops Interim. Dan worked on this. Threats against public officials, public servants, families etc Consolidate these, and expanded the penalties. | S/C | S/C | Tom Ross | Rep. Ivory | | 1/12/2024 | no opposition, Jennifer Yim abstain. Marlesse will talk with Dan Strong for more information. New Info: This bill comes from SC working group as a result of fear amongst all public officials, etc. Found 4 statutes that addressed these issues so this bill aligns them all and streamlined elements. Created language uniformity in conduct. Expansion that includes family members. SC questions definition of harm, votes to S/C to work on that. LEJC 01182024 focus was on definition amendment for harm. CCJJ update 01292024 reflects definition of harm so CCJJ supports | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0083S1</u> | Criminal Threat or Interference Amendments | 1st sub adds in language requested from AGs and also a coordinating clause. Sub also addresses threats against voters: "the actor is reckless as to whether the actor's threat could be considered to be threatening by another individual" | SUP | SUP | Ryan Arbon | Trent Dressen | | 1/26/2024 | 1/18 House LECJ: Sub1 was requested by AGs. Public comment was also concerned about the definition of harm but this may be an issue across the entire Utah code. Passed unanimously. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0083S2 | Criminal Threat or Interference Amendments | 2nd sub adds in definitions of emotional distress and clarifies definition of harm. "Emotional distress means significant mental or psychological suffering, whether or not medical or other professional treatment or counseling is required. includes significant mental or psychological suffering resulting from harm to an animal." | SUP | SUP | Ryan Arbon | Trent Dressen | | 1/26/2024 | No opposition. No abstain | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0083S3 | Criminal Threat or Interference Amendments | 3rd sub: Aligns constitutional standards | | | | | | | 1/31 Senate JLECJ: Question on jurisdictional issue, can LE enforce? Concerns that this is not enforceable for out of state threats. 3rd sub aligns constitutional standards, adopted and passed unanimously. | | |
| <u>HB0084</u> | School Safety Amendments | Work from the School Security Taskforce. Passed out as a committee bill from LECJ. This bill requires public and private schools to have at least one of the four armed security personnel (SRQ, School Safety and Security Officer: in-house law enforcement officer hired by a school; School Guardin: volunteer school employee, cannot be a principal, teacher, or other person who primarily works with students; or Contract Security Guard: hired under contract with schools and school districts. Requires USBE's school information management system to interface with the Department of Public Safety's statewide information and analysis center (SIAC), when appropriate, and the public safety portal; requires USBE to include in the parent portal school level safety data. Requires a school safety and security specialist and school safety and security director to be included in the team that are in charge of reintergation plans. | S/C | S/C | Reed Richards | Rep. Snow | | 1/12/2024 | support in concept want more detail and clairification. No opposition, Jennifer Yim abstain. | 1. 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1-12-24 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|--|-----------------|-----------------|---------------|------------|--------------|------------|---|---|--|
| <u>HB0084S1</u> | School Safety Amendments | 1st sub: Removes the key box requirements; Requires A law enforcement agency with a school resource officer unit shall develop a SR0 policy. The LEA shall ensure the policy include (a) the process for assignment and selection of a school resource officer; (b) required training of a school resource officer; (c) internal reporting requirements; (d) arrest and use of force protocols; (e) general oversight and accountability; and (f) other duties required of a school resource officer. Also adds training requirements and liability section for Guardian program | | | | | | | 2/1 House LECJ: 1st sub addresses a lot. 1. Will allow the state security chief to develop a timeline for everyone to come into compliance. 2. Eliminated one of the four required security, now it only requires one of three: SROs, Guardian program, and contract security 3. The Guardian program, allows the ability to revoke. 4, Expands training which now includes disability awareness, role of mental health, and would require guardians and contract security to take the same training requirements. 5. Allows flexibility for private schools. Adopted and passed unanimously. Original fiscal note is greatly underreported. | | |
| HB0084S2 | School Safety Amendments | 2nd sub: Puts into statute the school security task force; makes volunteer guardian protected under GRAMA (class A misd. if an individual intentionally or knowingly provides info outside of state security chief, local law enforcement, designated county sheriff); other clarifying language. | | | | | | | | | |
| | School Safety Amendments | 3rd sub: Is 2nd sub but also removes the software section | | | | | | | | | |
| <u>HB0086</u> | Public Safety Data Amendments | Passed out of LECJ as a committee bill. This bill renames the "Criminal and Juvenie Justice Database" to the "Public Safety Portal"; housed within CCJJ; adds USBE's school disciplinary and law enforcement action report and the Alcohol Abuse Tracking Committee report to the Public Safety Portal; provides CCJJ with authority to contract with private and governmental entities to assist criminal justice agencies in complying with certain data reporting requirements; allows CCJJ to give grants to criminal justice agencies that aren't in compliance with certain code requirements around data reporting because they don't have the financial means to do so. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| | Public Safety Data Amendments | 1st sub technical changes. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| HB0086S2 | Public Safety Data Amendments | 2nd sub was to prevent removal of reporting for 80-6-104. Data collection on offenses committed by minors – Reporting requirement. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0094</u> | Civil Commitment Examiner Requirements | Adds psychiatric mental health nurse practitioners and psychiatric mental health clinical nurse specialists to list of qualified civil commitment examiners. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0097</u> | Gun Safety Amendments | Also ran in 2023, CCJJ did not take a position. This bill creates a waiting period between the purchase of a firearm from a dealer and the delivery of the firearm to the purchaser. 3rd degree felony if an individual willfully and intentionally makes a false statement about receiving an exemption to the waiting period. | | | | | \checkmark | | | | |
| <u>HB0098</u> | Firearm Access Amendments | Also ran in 2023. No criminal penalties. CCJJ did not take a position. This bill requires that an owner or authorized user of a firearn shall 1) store or keep the firearm in a secured and locked container or secure the firearm by a locking device that renders the firearm inoperable by any person other than the owner or authorized user, and 2) may not leave a firearm in an unattended or unlocked vehicle unless the firearm is locked in the trunk, a locked safe, a locked glove compartment, or inaccessible to anyone other than the owner or authorized user. If a restricted person, minor, or at-risk person gains access to his firearm and commits a crime or injures another person, the owner is subject to a civil fine of \$5,000 in addition to being guilty of an offense one level below the offense charged against the restricted person, minor, or at-risk person and used in a lawful act of self-defense and does not apply if the firearm is accessed by a person and used in a lawful act of self-defense and does not apply if the firearm is accessed under the direct control of the owner or other authorized user. | | HOLD | Gary Scheller | Ryan Arbon | | 2/2/2024 | assign to Ryan Arbon to get more information. 2/2/24 Arbon spoke with the sponsor. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - 2/2/2024 https://drive.google.com/file/d/ 1bJF5DK2qjPrJHBMvibG8RQ01 HAzONyRm/view?usp=drive_link | 1.01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0101</u> | Firearm Reporting Requirements | Also ran in 2023. Requires the Bureau of Criminal Identification to collect statistics on the source statistics on the sources if known or discoverable of firearms recovered from restricted persons. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| | Firearm Reporting Requirements | 1st sub: Requires LEs to report to CCJJ the number of firearms the law enforcement agency lawfully seized and the types of firearms the law enforcement agency lawfully seized. Adds to the list of CCJJ Database | | | | | | | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| | Peace Officer Standards and Training Council Amendments | Adds a member of the Fraternal Order of Police to POST council. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| | Peace Officer Standards and Training Council Amendments | Sub 1 essentially a completely different bill. Focuses on the process of adopting POST training topics by the council and specific training topics. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |

| Bill No. | Bill Title | Bill Description | VSC | CVC | Motioned | Seconded | | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|---|----------|----------|-----------------|---------------|--------------|------------|--|--|---|
| HB0106 | Electronic Cigarette Requirements | This bill: codifies the nicotine content limit for electronic cigarettes. | Position | Position | | | wed | 2/2/2024 | Marlesse Jones motioned to move to the | | |
| | | | | | | | - | | beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0110</u> | Amendments | Updates references of DOC to DPS and clarifies duties "to assist law enforcement in investigating kidnapping and sex-related crimes and in apprehending offenders." | | SUP | Tyler Kotter | Ryan Arbon | | 1/26/2024 | line 420-425 "assist" no opposition. no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0111</u> | Employment Training Requirement Limitations | FYI bill. Prohibits, for purposes of employment discrimination, training or other requirements that compel or require adherence to or belief in certain concepts. Similar language to HB 261. Q. What about acknowledging you have a completed a specific employment rraining? | | | | | | | House floor: cited instances in law enforcement when workers, apparently corrections officers, "were compelled to profess a belief that certain minorities are inherently oppressed or oppressive in both cases. We can teach that, obviously, and we can make someone come to the table and hear those discussions. However, we as employers cross the line when we state that in order to work at this particular correctional facility, or within corrections, you must actually believe this as well." | | |
| <u>HB0114</u> | Rape Crisis and Services Center Amendments | Allows UOVC to create rules on standards of care for a rape crisis and services center as it relates to grant elgibility. | PRI | PRI | Teresa Brechlin | Gary Scheller | | 1/26/2024 | no opposition, no abstain. Tracey Tabet clarified that CJC program is set out by statute but they have administrative authority for best practices but not rule making authority. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0119</u> | School Employee Firearm Possession Amendments | Creates the Educator-Protector Program to incentivize school teachers to responsibly secure or carry a firearm on school grounds by providing reimbursements and liability protection. | SUB | SUB | Lowry Snow | Trent Dressen | ~ | 2/2/2024 | want to understand what training is going to be provided and how it will be funded. no opposition. no abstain. LE is concerned about liability | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0119S1</u> | School Employee Firearm Possession Amendments | 1st sub makes adjustments to the training requirements. | HOLD | HOLD | Ryan Arbon | Gary Scheller | | 2/2/2024 | no abstain. no opposition. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0127 | Bias Incident Reporting | Directs DPS to create the bias incident hotline program for bias incidents that does not rise to the level of a criminal offense. | SUB | SUB | Tyler Kotter | Trent Dressen | | 1/26/2024 | recommended language changes. no opposition. no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0127S1 | Bias Incident Reporting | 1st sub includes hate, so it will be hate and bias incidents that are reported and clarifies if DPS receives a call regarding the hate or bias incident and determines that the incident actually rises to the level of a crime the department shall contact the LEA in the jurisdiction from where the call has been received and refer the incident for criminal investigation. | HOLD | HOLD | Tyler Kotter | Daniel Burton | V | 2/2/2024 | potential move hotline from DPS to AG. Problematic to create a database on folks who have not committed a crime. no obstain. no opposition. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0127S2 | Bias Incident Reporting | 2nd sub switches duties to AGs office. | | | | | \checkmark | | | | |
| <u>HB0128</u> | Tobacco Cessation Amendments | Allows minors to participate in a DHHS tobacco and nicotine cessation services without needing consent from parents/guardians. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| HB0128S1 | Tobacco Cessation Amendments | 1st sub: Changes to access to information. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0130</u> | Animal Fighting Penalties | Makes it a class A misd. if an individual causes or allows and individual under 18 to attend a dog/game fowl fight. Aligns the penalties for gamefowl fights with dog fights. Creates a CI A misd offense for taking a minor to a fight. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0131</u> | Clergy Child Abuse Reporting Requirements | Also ran in 2023. clarifies that a member of the clergy may report suspected child abuse or neglect. | SUP | SUP | Avremi Zippel | Gary Scheller | | 1/26/2024 | no opposition. no abstain. another bill might be coming | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0132S1 | Pharmacy Amendments | Allows pharmacists and pharmacy interns to substitute prescribed drugs under certain circumstances; requires the Division of Professional Licensing, in consultation with certain licensing boards, to develop a therapeutically similar drug list; and provides rulemaking authority. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0133</u> | Human Trafficking Expungement Amendments | Allows a petition for an expungement without a certificate of eligibility, for petitioners who have had an arrest, charge, or conviction for prostitution, aiding prostitution, or sexual solicitation if they can demonstrate they were subject to force, fraud, or coercion at the time of conduct. | SUP | SUP | Lowry Snow | Gary Scheller | | 1/26/2024 | no opposition. no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0137</u> | Disability Coverage Amendments | Defines terms; requires the Department of Health and Human Services (department) to apply for a Medicaid waiver or state plan amendment to provide wraparound services to qualified individuals with a disability; requires qualified individuals who receive services under the waiver or state plan amendment to make cost-sharing payments according to a sliding scale established by the department; specifies certain percentages and maximum payment amounts for the sliding scale established by the department; and requires the department to make rules. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
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| <u>HB0139</u> | Mental Health Treatment Study | Also ran in 2023. Requires the Office of Substance Use and Mental Health (office) to conduct a study on the delivery and accessibility of mental health treatment and supports in the state; describes the requirements of the study; and requires the office to present a report on the results of the study to the Health and Human Services Interim Committee by December 31, 2026. | SUP | SUP | Tracey Tabet | Kaye Lynn Wooton | _ | 1/26/2024 | no opposition. no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0146</u> | Human Trafficking Amendments | Directs the AGs Office to hire a state human trafficking intervention coordinator to: provide support and resources to state and local prosecutors on human trafficking prosecutions, coordinate support for victims, etc. | SUP | SUP | Kaye Lynn Wooton | Trent Dressen | | 1/26/2024 | Yolanda wants to find out more to see if the education will include MMIR. Marlesse will send the rep. intern's email. no opposition. Yolanda RAW abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0147</u> | Threat of Violence Amendments | Adds threatening to commit certain sexual offenses to the conduct list for threat of violence offense. Repeals reimbursement/restitution provision. | SUP | SUP | Marlesse Jones | Gary Scheller | | 2/2/2024 | 1/26/2024 only the VSC has a quorum for this bill. Concerns with the 'implied' language. More information is needed to see how the courts/LE/Prosecution would utilize the implied standard. no opposition no abstain from VSC. Amendment to add imminent', CCJJ sup 01292024 2/2/2024 a vote for CVC and VSC changed position. no opposition. no abstain. | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0148 | Artificial Pornographic Images Amendments | Adds computer-generated videos to the definition of "counterfeit intimate image" for the section on unlawful distribution of a counterfeit intimate image. | | | | | \checkmark | | | | |
| <u>HB0150</u> | Aggravated Assault Amendments | Same bill as Sen. Kennedy's SB50. Removes "that is likely to produce a loss of consciousness" from the act of impeding the breathing or the circulation of blood by another individual. | SUP | SUP | Marlesse Jones | Trent Dressen | | 1/19/2024 | no opposition. no abstain. Marlesse informed movement on SB50 which has some language change and asked if anyone wanted to change support motion - hearing none, discussion moved to the next item. | Roster | Roster |
| HB0156 | Burglary Amendments | Adds damages, disables, or interrupts a connected service (electrical, internet, or telephone service) to first degree felony Agg. burg. | | | | | \checkmark | | | | |
| <u>HB0156S1</u> | Burglary Amendments | 1st sub brings down to a 3rd degree felony and clarifies mens rea of knowingly interrupting connected service during the commission of a burglary. | SUP | SUP | Tyler Kotter | Gary Scheller | \checkmark | 2/2/2024 | no opposition. no abstain. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0158</u> | Criminal Defamation Amendments | Repeals the offense of criminal defamation (was a class B misd if an individual knowingly communicates to any person orally or in writing any information which he knows to be false and knows will tend to expose any other living person to public hatred, contempt, or ridicule.) | | | | | | | | | |
| <u>HB0162</u> | Sexual Offense Amendments | This was ran in the 2022 session. CCJJ, SC opposed while LELC and CVC supported. Creates a third degree felony offense of sexual conduct without affirmative consent (defined as means words or actions by an individual who is competent to give informed consent indicating a freely given agreement to engage in sexual conduct at the time of the act), class A misd. if committed by an individual under 18, and adds to offense to the registry. | | | | | | | | | |
| <u>HB0165</u> | Federal Law Enforcement Amendments | Requires a federal officer to obtain a county sheriff's permission to conduct an arrest, search, or seizure if it relates to purchase, transfer or possession of a firearm. Makes it a class C misd. if federal officer violates this section. | | | | | \checkmark | | | | |
| <u>HB0166</u> | Restricted Persons Amendments | Changes individuals who are unlawfully in the U.S. from a Category I restricted person to a Category II restricted person; changes the following individual from a Category II restricted person to a Category restricted person: an individual with a protective order for domestic violence; and an individual with a qualifying domestic violence felony conviction. DV Assault will be Category I for intimate partners, but that is the only misdemeanor impacted. | | | | | | | SC HOLD | | |
| <u>HB0177</u> | Forcible Entry Warrant Amendments | Provides an exception (forcible entries requirements) for a law enforcement officer who have knocked and demanded admission more than once and waited a reasonable time before forcibly entering a premises OR a law enforcement officer has been near the premises for an extended amount of time and a reasonable person would conclude that an individual on the premises knows or should know that a peace officer is present; has demanded admission; and has complied with wearing identifiable markings, audibly identified themselves, and explain the purpose for which admission is desired. | | | | | | | beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0178</u> | Correction Officer Amendments | Clarifies AP&P agents are designated officers under DOC. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0181</u> | Criminal Offenses Amendments | Requires an indeterminate prison term to be imposed for all individual who commits, or attempts to commit , a capital felony or a first degree felony (agg murder, murder, child kidnapping, agg kidnapping, rape, rape of a child, object rape, object rape of a child, forcible sodomy, sodomy on a child, forcible sexual abuse, agg sexual abuse of a child, or agg sexual assault). Before it was just for rape of a child, object rape of a child, and sodomy on a child. | | | | | Y | | | | |
| HB0181S1 | Criminal Offenses Amendments | 1st sub technical change | | | | | | | | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | e Last voted | Notes | VSC Attendance | CVC Attendance |
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| HB0181S2 | Criminal Offenses Amendments | 2nd sub repeals a statute allowing probation for all crimes listed under 76-3-406. | | | | | | | | | |
| <u>HB0181S3</u> | Criminal Offenses Amendments | 3rd sub provides a pathway for discretion for outlier cases, this does not change sentencing provision, reflects practice. There is also a juvenile carve out. | SUP | SUP | Marlesse Jones | Tyler Kotter | | | 1/24 House LECJ adopted 3rd sub was a result of collaborative efforts, passed unanimously. CCJJ and Sentencing commission are both in support no abstain. no opposition. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0187</u> | Limitation on Defenses Based on Victim Identity | Prohibits an actor from using a victim's sexual orientation or gender identify: to defend, excuse, or justify an actor's conduct in committing a criminal offense; or to mitigate the severity of or sentence for an actor's criminal offense. | | | | | | | A lot of discussion at SWAP re disparity in focus on this issue which promotes discriminatory application | | |
| <u>HB0190</u> | Forensic Funding Amendments | Requires DPS to administer forensic grant program which will provide grant funding for a county with a forensic unit that services multiple jurisdictions to purchase forensic equipment that allows for the analysis of evidence relating to a crime and provide related training for employees. | | | | | | | | | |
| <u>HB0190S1</u> | Forensic Funding Amendments | 1st sub: Includes cities with a forensic unit that services multiple jurisdictions to purchase forensic equipment that allows for the analysis of evidence relating to a crime and provide related training for employees. | | | | | | | | | |
| HB0196 | Sexual Abuse Amendments | This bill addresses civil statutes of limitation for certain sex crimes. And makes technical and conforming changes | SUB | SUB | Marlesse Jones | Avremi Zipple | \checkmark | 1/19/2024 | Revisit after Marlesse follows up | v <u>roster</u> | roster |
| <u>HB0196S1</u> | Sexual Abuse Amendments | 1st sub: Totally new and different bill! creates the crime of ritual abuse of a minor, and amends the crimes of rape of a child, object rape of a child, and sodomy on a child. | SUP | SUP | Avremi Zippel | Marlesse Jones | \checkmark | 2/2/2024 | House rules | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0199</u> | CHILD WELFARE REVISIONS | amends definitions related to child welfare in the Utah Juvenile Code | HOLD | HOLD | David Litvack | Tracey Tabet | | | Req to review by Charri Brummer; 2/16 DHHS is concerned about impact on siblings at risk and changes definitions regarding children suffering abuse. Limits response to these children. Not believed to be moving forward - need to watch. | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0201</u> | Traffic Enforcement Amendments | Creates the Speed Safety Camera Pilot Program. Also ran in 2023, adds new piece on: Does not allow data captured by a speed safety camera, to be used as evidence in a criminal investigation or civil proceeding, only allows for traffic violations. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0203</u> | Involuntary Commitment Amendments | Requires the court to involuntaily commit an individual if the court finds by clear and convincing evidence: the individual has been charged with a criminal offense, found incompetent, has a mental illness, diagnosed with anosognosia, no other appropriate less restrictive alternative, AND the local mental health authority can find an appropriate placement. | | | | | | | In committee 2/2/24 | | |
| <u>HB0203S1</u> | Involuntary Commitment Amendments | 1st sub: Addresses DHHS concerns. | | | | | | | 2/2 House Judiciary: Sponsor stated this bill aims to help individuals who have been found incompetent. Questions were raised on actual funding to these services, not just the status. 1st sub addresses DHHS concerns, adopted and passed unanimously. | | |
| HB209 | HUMAN TRAFFICKING CIVIL ACTION AMENDMENTS | This bill addresses a civil action for human trafficking. | | | | | \checkmark | | | | |
| <u>HB0211</u> | Penalty for False Statement During Drug Arrest | Also ran in 2023. CCJJ supported the substitute. Class B Misdemeanor for an individual arrested for a crime to falsely claim they ingested drugs before the arrest, causing LE to take them for medical treatment. | | | | | | | CCJJ supported 2023 language; CCJJ sup 1/29Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0211S1</u> | Penalty for False Statement During Drug Arrest | 1st sub language clarification. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0213</u> | Crime Victim Records Amendments | Provides confidential victim records and restitution records are not public records. Provides definitions for the two and beginning on Line 890 provides when such records can be released. | S/C | S/C | Tracey Tabet | Marlesse Jones | ~ | | Dale Oyler will FLUP, UCASA abstain | roster | roster |
| <u>HB0213S1</u> | Crime Victim Records Amendments | 1st sub: Clarifies victim records as the payment of reparations by UOVC are not public records. | SUP | SUP | Gary Scheller | Reed Richards | ~ | | 2/2/24 Gary gave update. voted. no abstain. no opposition. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0216</u> | Eliminating Minimum Time Requirements for Professional Training | Eliminates the requirement that an applicant for one of the following licenses complete certain educational or experience requirements within a minimum time period: funeral service director, barber, esthetician, massage therapist, and <u>psychologist</u> ; and prohibits the Division of Real Estate from requiring an applicant for an appraiser license to complete the educational or experience requirements within a minimum time period. | | | | | | | | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
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| HB0218 | Restitution Revisions | Also ran in 2023 came out last week of session. CCJJ opposed with a close vote 8-7-2. This bill would allow restitution to be paid to children under the criminal code in instances where their parent was a deceased/incapacitated victim in a criminal case. This was brought forward to Rep. Eliason after a local baker was killed from a driver fleeing from LE. | SUP | SUP | Reed Richards | Gary Scheller | | 2/16/2024 | UT Homicide Survivors group is in support. Discussion at SentComm results in the mindset that the goal is noble but the reality is impractical. This also opens the door for insurance defense attorneys to enter the criminal proceeding arguing for money. Lots of time and effort by prosecution and at the end of the day money isn't paid. Comments include the thought that this is a civil case, and doesn't belong in the criminal case. Others agree with the goal to make it easier for victims to access restitution. But this will tie up restitution efforts for long periods of time. SentComm OPP by narrow margin - others wanted HOLD. | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| HB0218S1 | Restitution Revisions | 1st sub: Adds in section on how restitution can be calculated. | SUP | SUP | Reed Richards | Gary Scheller | \checkmark | 2/16/2024 | | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0218S2</u> | Restitution Revisions | 2nd sub: Adds in section on how restitution can be calculated with other technical changes. | SUP | SUP | Reed Richards | Gary Scheller | | 2/16/2024 | New formulas created for prosecution to determine restitution to facilitate this change. What DEF can afford to pay is left to discretion. Concern about a false promise/expectation for Vs to receive mone. SC S/C 2/16 David Litvack OPP | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0223</u> | Airport Weapon Possession Amendments | A continuation of 2023 legislation weapons and the airport. Requires LE to send data to CCJJ on weapons found in secured areas of airport. Adds crimian lengligence as a culpable mental state for the possession of a dangerous weapon in a secure area of an airport. Allows first offense may receive a warning, second and subsequent offense may receive a warning or citation. Adds procedures for LE when a citation is given (line 212) | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0223S1</u> | Airport Weapon Possession Amendments | 1st sub provides procedures for the disposal of a firearm or other dangerous weapon by a law enforcement agency. | | | | | | 2/2/2024 | Requires LE agencies to send data to CCJJ; allows warning for first offenders; adds procedures to citation issuance. CCJJ sup 01292024 | | |
| <u>HB0225</u> | Unlawful Kissing of a Child or Minor | Also ran in 2023 (intent then was to add forcibly kissing a child to the list of actions that may qualify as sexual abuse of a child) came out late in the session, C2U did not have the opportunity to take a position. The 2024 bill is same topic but different: Creates the crime of unlawfully kissing a child (under 14), a class A misd if an adult intentionaly and knowingly kisses a child AND if penetration of the mouth occurs. Creates the crime of unlawfully kissing a minor (14-18) with same conditions above. Provides that a mistake as to the victim's age is not a defense to these offenses. | | | | | | | CCJJ sup 01292024 | | |
| HB0226 | Burglary Modifications | Adds intent to commit stalking as a qualifying offense to Burglary. | Deserved | Deserved | | | | | | | |
| <u>HB0234S1</u> | Vital Record Information Modifications | Requires an individual when petitioning the court for a name or sex designation change to indicate on the petition whether the individual is registered with the Sex and Kidnap Offender Registry; and authorizes the court to obtain additional information from an individual that is registered with the Sex and Kidnap Offender Registry to determine whether to grant a name or sex designation change petition. | | Passed | | | ~ | | | | |
| <u>HB0238</u> | Sexual Exploitation of a Minor Amendments | Adds to the visual depiction definition of Child sexual abuse material as a depiction that would lead a reasonable person to conclude that a minor is engaging in sexually explicit conduct; or artificially generated and depicts an individual with substantial characteristics of a minor engaging in sexually explicit conduct. For the crimes of sexual exploitation of a minor and Aggravated sexual exploitation of a minor, removes the affirmative defense that no minor was actually depicted or used in the production. | | | | | | | | | |
| HB0238S1 | Sexual Exploitation of a Minor Amendments | 1st sub: Strikes line 39 | | | | | \checkmark | | | | |
| <u>HB0244</u> | State Agency Audit Compliance Requirements | More of an FYI. Accountability bill on agencies who has been audited. Requires the chief officer of an entity that has been audited to prepare a written audit response plan addressing each recommendation in OLAG's audit report, and semi annual update. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0248</u> | Inmate Amendments | Also ran in 2023, came out late in the session. Line 187, Requires the Sentencing Commission, BOPP and DOC to develop a procedure that will provide DOC with the ability to determine an immate's earliest estimated release date from a correctional facility. Line 249, Requires DOC to create a reentry division that focuses on the successful reentry of immates into the community. Line 315 creates a new section on inmate programming requirements to ensure incarcerated individuals can coordinate timing of programming completion with earliest estimated release. | | | | | | | | | |

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| <u>HB0248S1</u> | Inmate Amendments | Sub 2 removes the SC, collaborative piece to determine earliest release. Removes language on earliest estimest time language and adds in board hearing as a factor in determining programming aspects for an incarcerated individual; adds collaborative language for DOC and BOPP for record keeping. | Position | Position | | | ved V | | 1/22 CCJJ: Sponsor came an presented, mentioned bill is focused on programming, utilizing an incentive process which can help the individuals be released. Court hearings pushed out because programming is being pushed out, this bill hopes to help that. Smart scheduling system from the BOPP will help this process. Sub reduces the fiscal note. | | |
| HB0248S2 | Inmate Amendments | 2nd sub: Adds in language for higher ed to facilitate postsecondary education for inmates housed in county jails. Looks like a consolidation of HB 248 and HB278. | | | | | | | | | |
| <u>HB0251</u> | Postretirement Reemployment Restrictions Amendments | Creates an alternative method for a retiree within the Utah Retirement Systems (URS) to be eligible to return to work with a URS participating employer and receive a retirement allowance; establishes reporting requirements; and makes technical and conforming changes. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| | Use of Sex-designated Facilities in Public and Higher Education | | | | | | | | | | |
| | Sex-based Designations for Privacy, Anti-bullying, and Women's Opportunities | Line 860, Makes it a class B misd if someone makes a false report after having previously made a false report, or intentionally aides, abets, or causes a third party to make a false report, to an emergency response service, including a law enforcement dispatcher or a 911 emergency response service, alleging a violation of Section 63G-31-201 regarding a sex-designated restroom facility or locker room facility. Article: "She said her proposal also includes punishments for individuals who repeatedly make false allegations about someone's use of restrooms, saying she wants "people to take this seriously." Line 359, will be criminal trespass (class B misd.) if someone goes into a bathroom, locker, shelter, government facility without proof of birth certificate/surgery. Also line 211 touches 53G-8-211 responses to school based behavior, provides an exception to responses if the behavior was a violation of 63G-31-201 (Distinctions on the basis of sex)? | | Passed | Erin Jemison | Brett Peterson | | 1/19/2024 | 1/17 Senate JLECJ: Many comments were made but in particular YWCA opposes the bill, how this will impact survivors of domestic violence, removes lines 265-278, concerns with the bill be against title 9. Gary from UOVC this may have negative implications on receiving federal funding for victim services, shelter, rape crisis centers. Amendment 2 attempted to remove criminal penalty but failed. Passed out 12-3. 1/19 discussion with rep. no oppositions 1/19 House floor, amended to add "a reasonable person would expect to" on lines 361 for the criminal trespass offense, passed 52-17. 1/22 Senate Business and Labor Amendment 4 provides a definition of open to the general public; "means that a privacy space is: freely accessible to a nindividual who has purchased a ticket, paid an entry fee, paid a membership fee, or therwise paid to access the facility containing the relevant privacy space; or accessible to a student of an institution of S2B-2101, either freely or as described in Seubsection (4)(a)(ii). "Open to the general public; does not include a privacy space that is only accessible to for the dimentification for government entity; or any area temployees of a government entities for certain claims. 1/22 Senate Business and Labor. Sen. Weiler asked if laws already exist to prevent naked men in the locker room. Sen Bluoin asked why sponsor couldn't look at existing loitering issues. Sen. Jpson asked about federal funding, sponsor mentioned she is working with senate sponsor to work on draft language to address that on senate floor, passed out 5-3. | | roster |
| <u>HB0257S2</u> | Sex-based Designations for Privacy, Anti-bullying, and Women's Opportunities | Removed restroom, and focuses on the problem behavior that has been described in locker rooms. Excludes DV shelters. Line 1270, adds to 3rd degree felony of lewdness if the person commits the offense of lewdness while also committing the offense of: (A) criminal trepass in a sex-designated changing room under Subsection 76-6-206(2)(d); lewdness involving a child under Section 76-9-702.5, voyeurism under Section 76-9-702.8. | | Passed | | | | | | | |
| <u>HB0257S3</u> | Sex-based Designations for Privacy, Anti-bullying, and Women's Opportunities | Put back restrooms and provides definitions. Still a new crime for false report, class B. And existing crimes of lewdness, etc. are enhanced if also entering the wrong bathroom. Still excludes DV shelters. | Passed | Passed | | | ~ | | | | |
| <u>HB0257S5</u> | Sex-based Designations for Privacy, Anti-bullying, and Women's Opportunities | 5th substitute: Clarifies it will not be a crime for entering the | Passed | Passed | | | | | passed | | |

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| <u>HB0259</u> | Juvenile Interrogation Modifications | Also ran a similar bill in 2023. CCJJ supported the substitute. 2024 bill clarifies interrogation requirement, Requires a law enforcement agency to make an audio or visual recording of an interrogation of a child, addresses the admissibility of the recording, and addresses the admissibility of an admission, confession, or statement by a child as a result of an interrogation. | Passed | Position Passed | | | wed ✓ | | CCJJ - allows for police agency to have parent be present by video to avoid additional time constraints and delay to investigation; If not english speaking an interpreter to be there; gives court guidance on failure to comply process re admissibility. Sup S3 1/29/24 | | |
| <u>HB0261</u> | Equal Opportunity Initiatives | FYI bill, similar bill also ran in 2023 which CCJJ did oppose but a substitute came out addressing the concerned section. 2024 bill does adopt the previous session substitute. Related impact to state agencies begin on Line 562. Also adds in new requirements Line 641 where state employers cannot maintain an office or position, or conduct training that focuses on "prohibited submissions." | | Passed | Reed Richards | Trent Dressen | \checkmark | | | | |
| <u>HB0261S3</u> | Equal Opportunity Initiatives | removes governor's oversight, moves it to the auditors oversight; removes district schools and aligns LEAs, and adds: (3) (a) This section does not apply to a federal grant or program that would otherwise require a governmental employer to engage in a prohibited discriminatory practice if the grant has been reviewed and approved by the governmental employer's executive director, legislative body, or governing body, as that term is defined in Section 10-1-104. (b) A governmental employer's executive director, legislative body, or governing body shall report to the Executive Appropriations Committee. | Passed | Passed | | | | | | | |
| <u>HB0261S4</u> | Equal Opportunity Initiatives | Includes language on invited speakers, governmental interest is defined, u of u concern with contract with ute tribe, k-12 partner language. But governmental interest is defined as "means a governmental purpose relating to athletic competition or athletic safety in public education or privacy." Also removes "indirectly" from line 193. | Passed | Passed | | | | | | | |
| <u>HB0272</u> | Child Custody Proceedings Amendments | This bill does focus on child custody proceedings but it may be CCJJ related starting on line 267: specifies requirements for the admission of expert evidence and requires a court to consider evidence relating to domestic violence from outside experts should include individues who have demonstrated expertise and adequate experience in working with victims of domestic violence or abuse, including sexual abuse, that is not solely of a forensic nature or abuse by a parent. Requires the courts to consider evidence of past domestic violence, exxual violence, or abuse committed by the accused parent, including: any past or current protective order against the accused parent for domestic violence, sexual violence, or abuse. Also requires the courts to develop and administer training for judges on child and domestic abuse education. | | PRI | Erin Jemison | Yolanda Francisco | | 1/26/2024 | Sponsor requested CCJJ review this bill. 1/19 JJ mtg: Caden's Law,. No opposition. No abstain | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1.01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0272S1 | Child Custody Proceedings | 1st sub: Clarifies what constitutes as child abuse | | | | | | | | | |
| HB0272S2 | Child Custody Proceedings Amendments | 2nd sub: | | | | | \checkmark | | | | |
| <u>HB0273</u> | Sentencing Modifications for Certain DUI Offenses | Renames the offense of negligently operating a vehicle resulting in death to automobile homicide. Line 793 Creates a sentencing term of 5 to 15 years. (Currently 1-15 years.) Note: the Sentencing Commission modified its guidelines during the interim to create a new DUI Homicide matrix recommending prison terms beginning at 4 years for this offense (I was three years prior to this change). The sentence escalates for defendants with prior DUI's or extreme impairment, as well as the typical escalating terms for increased criminal history score. | | | | | | | 01292024 Passed out of LECJ unanimous; SentComm HOLD due to divided vote | | |
| HB0273S1 | Sentencing Modifications for Certain DUI Offenses | 1st sub: Coordinating language to add this to the list where probation or lower sentence is not allowed 76-3-406. | SUP | SUP | Reed Richards | Avremi Zipple | | 2/2/2024 | 2/2/2024 no opposition. no abstain. 1/29 House LECJ: Sets the floor at 5 years, intent is to provide victims a set time to heal and grieve. SLDA and MADD are in support. Defense opposes minimum mandatory sentences and believes the courts and BOPP are making appropriate decisions. The courts provided there are about 15-20 cases a year, about 60% resulting in conviction, of those 90% are sent to prison immediately, and the other 10% are given probation. DPS provided there have been increases in arrests related to impaired driving as well as automobile homicides. Questions were raised on the discrepancy between the rise in automobile homicides and the court stats. Information was given on how to increase victim notification on board hearings and to help the process. Ist sub: Coordinating language to add this offense to the list where probation or lower sentence is not allowed 76-3-406. Passed unanimously. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |

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| HB0273S2 | Sentencing Modifications for Certain DUI Offenses | 2nd sub: Coordination clause and fees for impounded vehicles. | | | | | \checkmark | | | | |
| <u>HB0276</u> | Crime Victims Reparations Amendments | Allows UOVC to establish the option to award a lump sum payment for a crime-related death or disability through administrative rule. Line 250, Requires LE agencies to provide copies of investigative reports to assist UOVC in determining eligibility for victim reparations. These reports will not be grama-ble. Creates a class B misd for unauthorized use or distribution of an investigative report. | SUB | SUB | | | | | 1/22 CCJJ: Sponsor came and spoke on this bill and shared this bill allows uovc rulemaking authority, helps facilitate the process to receive investigative reports, and maintains privacy. Sponsor had a friend that went through a very long process to receive a police report to apply for victims funds. LELC opposed for piece on turning over investigative reports, these reports are not public records. UOVC is amenable to make the requested changes Hold, for draft language to be worked out between LELC and UOVC. | | |
| <u>HB0276S1</u> | Crime Victims Reparations Amendments | 1st sub: removes the lump sum payment section; revises investigative report for criminal episodes within 10 days with redacted information. | SUP | SUP | Gary Scheller | Erin Jemison, Reed Richards | | 2/9/2024 | All in favor. 2/1 House LECJ: 1st sub removes the lump sum and addresses LE concerns on the reports piece, adopted and passed unanimously. | 2024-02-09 UCVC VSC Attendance.pdf | Attendance.pdf |
| <u>HB0278</u> | Inmate Education Amendments | Also ran in 2023. CCJJ initially opposed original bill and landed on a support with 3rd sub. 2024 bill removes tablet requirements and mainly focuses on education access in jails where immates are housed and having the board of higher ED assign student success advisors to correctional facilities. | | | | | | | 1/22 CCJJ: Sponsor came and spoke on this bill and shared this bill focuses on enhancing higher ed options, in state intuition for incarcerated individuals during incarceration and 1 year following incarceration. Questions were raised on obstacles and funding. Funding will be done through higher ed appropriations. | | |
| HB0298S2 | Homelessness Services Amendments | Renames the Utah Homelessness Council to the Utah Homeless Services Board among other things. Related portion adds duties to the board: shall facilitate data sharing arrangements and participation in HMIS among all participants in a client support network, including homeless services, mental health systems, and the criminal justice system. | | | | | | | | | |
| <u>HB0299</u> | Court-ordered Treatment Modifications | This bill does a number of things focused on mental health and will close down the current state hospital. A special mental health fund would be created and consist of property tax, sales tax, interest, and donations for DHHS to create facilities/provide mental health services. Also requires DHHS to conduct a study on delivery and accessibility mental health. Provides detailed discharge process information and notification to LE. Amends criteria for court ordered treatment on lines 808, 383, 1080. | | | | | | | | | |
| <u>HB0300</u> | Court Amendments | This is related to the business and chancery court that was established in the 2023 session. We had it on our tracking sheet since we have JNC. Applicable section starts on line 7151: requires judicial council to designate two district courts to the business and chancery court due to a recusal or disqualification. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0300S1</u> | Court Amendments | 1st sub: language clarification to allow the courts "to establish a pool" rather than a set number of district judges for the business and chancery court. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0304</u> | Alcohol Control Amendments | Requires a bar establishment to maintain for 30 days records of purchase of an alcoholic beverage, modifies the required showing for prima facie evidence of dram shop liability by removing "within 30 minutes" and adding if the individual dies as a result of the event that caused the injury or death, a subsequent chemical test shows that the individual had a blood alcohol concentration of .05 grams oo greater at the time of the test., allows an individual to obtain a DUI investigative report if the individual suffered loss or injury as a result of the defendant's actions; and line 255, prohibits expungement of a felony DUI conviction even if the court enters a judgment for conviction to a lower degree of offense. | r | | | | | | | | |
| <u>HB0307</u> | Firearm Data Amendments | Adds to the list of Criminal Justice Database: Requires LE to report lost or stolen firearms that are used in a crime; and the disposition of firearms in the custody of a law enforcement agency; requires CCJJ to receive, compile, and publish law enforcement agency data concerning firearms; provides that a law enforcement agency not in compliance with firearm data reporting requirements may not receive grants from the commission. | | | | | | | | | |
| HB0307S1 | Firearm Data Amendments | 1st sub creates an exception to: not being in compliance with firearm data reporting requirements may still receive grants from the commission. Amendment 1 removes wildlife section. | 9 | | | | | | | | |

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| HB0308 | Crime Victim Amendments | Requires Utah Council on Victims of Crime (CVC) to provide educational materials regarding sexual assault victims to LE agencies; clarifies CVC is within CCJJ; removes one position from membership of CVC; creates a victim rights committee in each judicial district of the state; establishes the membership of a victim rights committee; requires the CCJJ executive director to appoint a council coordinator for CVC; provides the duties of the council coordinator, creates a process for submitting a complaint alleging a violation of a victims' right; clarifies the relief that a victim may seek from a court for a violation of a victim's right; clarifies that a defendant may not seek relief from a court for a violation of victim's rights; repeals a statute on district victim's rights committees. | PRI | PRI | Avermi Zippel | Gary Scheller | | 1/26/2024 | no opposition. no abstain. CCJJ sup 01292024 | 1. 01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1.01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0309</u> | Driver License Amendments | Allows a concealed firearm permit holder to have the permit information included on the individual's driver license or identification card. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0316</u> | Inmate Assignment Amendments | Prohibits, with limited exceptions, DOC or a county jail from assigning inmates of the opposite biological sex in the same housing area. | | | | | ~ | | | | |
| HB0316S1 HB0322 | Inmate Assignment Amendments Sexual Assault Investigation Amendments | 1st sub: Aligns county jail section with DOC language Requires the POST Council to establish a model sexual assault investigation policy that can be used by LE agencies; requires LE to report to the CCJJ whether the LE agency has complied with creating and publicly posting the policy on the LE agency's website This adds another data element that was passed in 2023 HB 297 <u>Victim Services Amendments</u> by Rep. Birkeland. Reporting data does not go into effect until 2025. Draws on VSC Subcommittee for Rape/Sex Assault for the policy. | SUP | SUP | Reed Richards | Gary Scheller | × × | 2/9/2024 | All in favor | 2024-02-09 UCVC VSC Attendance.pdf | Attendance.pdf |
| <u>HB0326</u> | Firearm Safety Device Tax Incentives Amendments | FYI bill. Establishes an income tax credit for the purchase of a firearm safety device such as a firearm safe, gun case, lock box. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0327</u> | Limitations on the Use of Polygraphs | A law enforcement officer, a prosecuting attorney, or other governmental official may not request or compel a victim of a sexua offense to submit to a polygraph examination during the course of a criminal investigation or prosecution of a sexual offense; or use a polygraph examination as a condition of proceeding with a criminal investigation or prosecution of a sexual offense. | | SUP | Marlesse Jones | Gary Scheller | | 2/16/2024 | want clarification that "polygraph examination" language might be a problem. Marlesse will flup. no opposition. no abstain. CCJJ sup 01292024 Req to review by Marlesse to update on language concerns | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0328</u> | Victims of Sexual Offenses Amendments | Restricts custody and parent-time for a child conceived as a result of a sexual offense; clarifies requirements for retaining or disposing of a sexual assault kit and requires notification to a victim with notice of intent when the agency intends to destroy or dispose; addresses the rights for victims of sexual offenses, including rights related to sexual assault kits; allows for the termination of parental rights of a parent who committed a sexual offense that resulted in conception of the child when termination is in the best interests of the child. | | SUP | Gary Scheller | Teresa Brechlin | | 1/26/2024 | no opposition. no abstain. CCJJ sup 01292024 | 1. 01-26-2024 VSC_CVC Le | 1.01-26-2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| HB0328S1 | Victims of Sexual Offenses Amendments | 1st sub: Coordinating clause | | | | | \checkmark | | | | |
| HB0328S2 | Victims of Sexual Offenses Amendments | 2nd sub: technical change | | | | | | | | | |
| <u>HB0329</u> | Artificial Intelligence in Political Advertising | Makes it a class B misd. if a person who creates a political advertisement through the use of generative artificial intelligence does not include a specified disclaimer in the advertisement. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0331</u> | School and Classroom Amendments | Includes superintendent's designee regarding notices from a peace or probation officer/jjys regarding a student taken into custody. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0332</u> | Campus Safety Amendments | Removes language that exist in federal law on establishing minimum requirements for an institution's campus safety plan. Higher ed will still have to collect and submit aggregate crime statistics to LECJ. | | | | | | | | | |
| <u>HB0335</u> | State Grant Process Amendments | FYI bill. Provides state grants are only eligible to nonprofits, requires that a grant recipient agree to deliverables, reporting, audit, and clawback requirements before receiving any grant funds; establishes a default disbursement schedule for grant funds; provides for review after a specified time of a grant funded by an ongoing appropriation; and provides requirements specific to direct award grants and competitive grants. | | | | | | | | | |
| | | 1st sub: Clarifies state grants only among other things. | | | | | | 0.00.0000 | | | |
| <u>HB0336</u> | Department of Public Safety Amendments | Amends eligibility requirements for peace officer and dispatcher training and certification by adding in United States national; includes 'or is convicted of' to engages in or conduct constituting a state or federal criminal offense under the POST discipline statute. | | - | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |

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| <u>HB0338</u> | Mentally III Offenders Amendments | Adds bipolar I disorder and PTSD to the definition of mentally ill; provides charging document, arrest or incident reports pertaining to the charged offense, known criminal history information, and known prior mental health evaluations and treatments be submitted to the evaluator before related treatment assessment hearings | | | | | | | | | |
| <u>HB0344</u> | Judicial Rules Review Amendments | Disbands the Judicial Rules Review Committee; moves the organizational statute for the Administrative Rules Review and General Oversight Committee to Title 36, Legislature;changes the name of the Administrative Rules Review and General Oversight Committee to the Rules Review and General Oversight Committee to the Rules Review and General Oversight Committee within the duties and oversight of the Rules Review Committee within the duties and oversight of the Rules Review and General Oversight Committee. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0345</u> | Driving Penalty Amendments | Does not change level of offense, only increase fines and compensatory hours. | | | | | | | | | |
| <u>HB0349</u> | Personal Identifying Information in Government Records | Makes it a class A mid. if a public employee or other person who has lawful access to a record that is classified as private under Subsection 63C-302(1)(e) personal identifying information, and who intentionally discloses, provides a copy of, or improperly uses the record, norving that the disclosure or use is prohibited. | | | | | | | | | |
| <u>HB0350</u> | Criminal Intent Amendments | Modifies the applicable mental state for a threat in aggravated assault, stalking, threat of violence, threatened or attempted assault on an elected official; and tampering with or retaliating against a juror. Line 170 adds under agg assault: and is reckless as to whether the actor's threat could be considered to be threatening by another individual. Adds reckless under stalking line 233, threat of violence line 327. Adds on line 343, An actor commits threatened or attempted to assault on an elected official and the reckless piece too line 350 and tampering with juror on line 372. | | | | | | | | | |
| <u>HB0350S1</u> | Criminal Intent Amendments | Ist sub removes agg assault and threat of violence section so would only modifies the applicable mental state for a threat in stalking, threatened or attempted assault on an elected official; and tampering with or retaliating against a juror. | | | | | | | 1/30 House Judiciary: SLDA shared ruling from counterman vs colorado, when states decide to criminalize speech, there must be a reckless standard: "in true threats cases the First Amendment requires the government to prove that the defendant acted with a culpable mental state, and not merely that his words were objectively threatening." Sponsor stated defense bar has no issues with the bill. AGs supports. Ist sub aligns more with the supreme court ruling. The criminal acts that were removed have elements of speech and an act, thus the supreme court case wouldn't apply. Tat sub adopted and passed on new language | | |
| <u>HB0352</u> | Amendments to Expungement | Very lengthy bill on expungement. Drug Ct grads get auto expungment; Auto expungments now must be applied for; prohibits DV convictions for 10 years; exempts local agencies from complying with auto expungment - only state agencies must comply. DV PIA dismissals are still expungable - no change there. Possibly new language coming out. | HOLD | HOLD | Tom Ross | Tyler Kotter | ~ | 2/2/2024 | | | nk |
| HB0352S3 | Amendments to Expungement | 1st sub: addresses background checks performed by agencies; Allows a court to issue an order of expungement for a plea in abeyance when the defendant has completed a problem solving court program and the court dismisses the case against the defendant; prohibits automatic expungement if the individual is still incarcerated; clarifies the court and BCI are the only agencies that expunge records. 2nd sub: ?? 3rd sub: ?? | HOLD | HOLD | Reed Richards | Erin Jemison | | 2/9/2024 | 2/2 House Judiciary: 3rd sub result of two interim groups. Clean slate has overwhelmed BCI; only 71,000 of the 469K soverwhelmed BCI; only 71,000 of the 469K have been able to auto-expunge, and manually expunged others. Back log of about 300K cases. Back log of agencies is about 5 years. This bill will prioritize certain petition based expungements first, auto expunge, and then the backlog cases. There are certain cases where individuals who have died or are currently incarcerated, their records are being expunged. 3rd sub puts a 3 year pause on the backlog, petition based expungements individual may have, raises the income threshold for the fee waiver to 250% of the poverty line. Questions were raised on the fiscal note. Maybe 3.5 million? Questions on what auto expunge is and what BCI could do differently in the process? Birkeland amendment: Strike 250 to 175% for the poverty level. Amendment adopted and 3rd sub passet and sub. Maybe and the loid, Blair to review | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |

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| <u>HB0356</u> | Bail Amendments | Adds to the requirements for collecting pretrial information when an individual is arrested without a warrant and is booked at a jail facility: whether the individual is under the influence of alcohol or a controlled substance to a degree that would endanger the individual or another individual if the individual is released. | | | | | | | | | |
| <u>HB0358</u> | Pregnant and Postpartum Inmate Amendments | Provides DOC may not establish a nursery for a female inmate and the immate's infant within a correctional facility. Allows DOC to transfer an immate who is pregnant or has given birth within the past 24 months to a community-based program not located in a secure correctional environment and not operated by the department if: the individual has not been convicted of, or has charges pending for, a violent felony and the community-based program: is approved by DHHS, is aimed at rehabilitating immates through community-based treatment and reentry services; and allows the individual to remain with the child in the same room of a designated residential facility or half-way house until the child turns 36 months old. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| HB0358S1 | Pregnant and Postpartum Inmate Amendments | 1st sub: Removes the guidelines piece. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| HB0362 | Juvenile Justice Revisions | Some changes were requested by USBE for the gang grant fourmula; Line 261 and 265: Removes two previous occasion down to one previous occasion before being able to refer to court, and related to evidence based intervention for previous offense; Line 316: Expands reintegration plans to include serious offense which would include a violent felony as defined in Section 76-3-203.5; an offense that is a violation of Title 76, Chapter 6, Part 4, Theft, and the property stolen is a finearm; or (iii) an offense that is a violation of Title 76, Chapter 10, Part 5, Weapons; Line 355: Requires notification to the principal If a minor commits any offense on school grounds when school is in session or at a school-sponsored activity. Before it was just for a dangerous weapon Line 360: Requires the principal to notify a law enforcement officer or agency as described in Section 53G-8-211 (school based behavior); Line 374-473 Breaks our current "criminal solicitation" statute up into two parts: adults and of a minor, see below. Solicitation of an adult is a step down (so if you solicit a 1F offense, you are guilty of a 2F offense) but in the minors section, they are treated the same (1F solicitation = 1F). Essentially this is a penalty increase for soliciting a minor; Line 517: Defines responsible adult who as 18 years old or older, and who may lawfully posses a dangerous weapon. Line 525: Adds handgun as list of 3rd degree felony if minor posses. Line 534: Adds in sception for kids who have received permission from parent/guardian AND is accompanied by parent/guardian OR responsible adult; Line 681-683: Adds in superintendent/principal designee Line 697: Requires notification to schols? Requires a filenoy dangerous weapon offense, Chen 259: Adds handgun as list of 3rd degree felony if minor posses. Line 534: Adds in sception for kids who have received permission from parent/guardian AND is accompanied by parent/guardian OR responsible adult; Line 681-683: Adds in superintendent/principal designee Line 697: Requires notificatio | | S/C | Reed Richards | Brett Peterson | | 2/2/2024 | No abstain. No opposition. Enhances possession of firearms from MB to 3F. Also creates a Secure Care detention mandated for 2nd or subsequent offenses. This creates a capacity issue and Lisonbee may be removing that mandate. Also criminal solicitation is addressed with enhanced penalties. Also changes language of dangerous weapon from or to and. Other like changes and clean up. SentComm HOLD 2/1/24 | https://drive.google.com/file/d/ 1bJE5DKzqiPrJHBMvlbG8RQ01 HAZONyRm/view?usp=drive_link | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>HB0362S1</u> | Juvenile Justice Revisions | 1st sub: Removes the mandatory secure care section and clarifying language. Amendment 1 addresses line 534, clarifies it is firearm. | S/C | S/C | Tyler Kotter | Reed Richards | | 2/9/2024 | 2/2 House Judiciary: Canyon School District and Gang Project worked with sponsor. Passed unanimously. Probably another sub for the criminal solicitation piece.2/9/24 Still a lot to go over. Brett will update | Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>HB0366</u> | Criminal Justice Amendments | Provides that the chair of a Criminal Justice Coordinating Council is a county commissioner or a county council member; amends the crime for an escape; moves the crime for an aggravated escape to a separate statute; states the court may not solely use an algorithm or a risk assessment tool score in determinations about pretrial release, diversion, sentencing, probation, and parole; adds to the list of required data elements the AOC collects to include the total scores for validated risk assessment tools used in sentencing and on whether a defendant was previously convicted of an offense, this is a data element that would require courts to send to ccij via criminal justice database. | | HOLD | Reed Richards | Erin Jemison | | 2/2/2024 | No abstain. No opposition. | | |
| <u>HB0366S1</u> | Criminal Justice Amendments | 1st sub: Allows county commissioner/county council designee and fixes official custody definition. Amendment 1 removes designee an clarifies an elected county official shall serve as the chair. | | | | | | | 2/2 House Judiciary: No discussion, passed unanimously. Another sub will be coming. Amendment 1 by rep abbott proposes to remove lines concerning consecutive senetences. | | |
| <u>HB0369</u> | Defensive Force Amendments | Justifies use of force to expand an individual's habitation to include vehicle, or place of business or employment. Adds different presumptions for vehicle or place of business or employment. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |

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| <u>HB0370</u> | Dispatcher Discipline Amendments | Removes addiction to alcohol or a controlled substance as a basis for disciplinarY action against a dispatcher by POST. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0376</u> | Jail Photo Amendments | Permits an alleged victim of a crime, or their representative in certain cases, to view a booking photo of a person who has been charged with a crime in relation to that victim. | | | | | | | | | |
| <u>HB0378</u> | First Responder Mental Health Services Amendments | Requires the DPS to take certain actions regarding critical incident stress management services for employees or volunteers of a first responder agency, including providing an annual training for volunteers; requires the CCJJ to receive and investigate a referral from the department involving a denial of mental health resources to an eligible individual; allows CCJJ, in the commissions discretion refuse to award a grant of state funds to an entity for a specified period of time due to the entity's improper denial of mental health resources to an eligible individual??? | lu - | | | | | | | | |
| HB0378S1 | First Responder Mental Health Services Amendments | 1st sub: clarifies CCJJ will evaluate, not investigate. | | | | | \checkmark | | 2/1 House LECJ: intention is to expand, particularly in the rural areas. 1st sub adopted and passed unanimously. | | |
| <u>HB0381</u> | Concealed Firearm Instructor Amendments | Modifies training requirements for a concealed firearms instructor applicant. | | | | | | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0382</u> | Wildlife Amendments | Makes it a class A misd. if a licensed hunter who legally kills a big game animal, but knowingly, intentionally, or recklessly abandons the big game animal. | | | | | ~ | | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| <u>HB0382S1</u> | Wildlife Amendments | 1st sub: technical change | | | | | | | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>HB0390</u> | Newborn Safe Haven Amendments | Expands places where relinqueshment of a newborn can take place to include LE agencies, fire stations, DCFS, and children's justice center. | SUB | SUB | | | | | Req to review by Tracey Tabet | | |
| HB0390S01 | Newborn Safe Haven Amendments | Only changes definition of newborn | SUP | SUP | Tyler Kotter | Teresa Brechlin | | 2/9/2024 | All in favor | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| HB0395 | DUI Offense Amendments | Makes it a class A misd when the actor commits driving under the influence while also operating a vehicle in the opposite direction of traffic on a one-way highway with more than one lane of traffic. | | | | | | | This bill does 7 things as requested by SLDA (3), MADD (1), WVC (3). The bill expands the class A misdemeanor for a DUI while driving the wrong direction on a one way road to include multi-lane one way roads like 500 S and 600 S. (lines 80-81) The bill expands the lifetime felony enhancement for a subsequent DUI to include previous felony DUIs committed outside Utah (lines 90-99). The bill lowers the limit for offering impaired driving on a first DUI offense from .16 to .11 (line 164) The bill requires a person to install an ignition interlock device for the mandated period instead of being able to certify that they do not one operate a vehicle. If they don't own or operate a vehicle, the interlock requirement is delayed until they do. The bill imposes mandatory minimums for ignition interlock violations, for DUIs resulting in injury, and for DUIs resulting in death. (multiple locations, but primarily lines 504-836. The bill prohibits expunging a felony DUI that has been reduced to a misdemeanor. (lines 994-996). USAAV SUP 1/31 SentComm HOLD 2/1/24 Concerns: A lot of changes proposed, capacity issues, not involved in interim development of the bill. Dan to talk with sponsor. | | |

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| HB0395S1 | DUI Offense Amendments | 1st sub: Removes the jail sentencing section for interlock section and provides special effective date of July 1, 2024. | | | | | | | 2/1 House Transportation: Questions were raised if this bill would include individuals who are under the influence of a substance. Committee member referenced the lower DUI rates in Europe is due to the increased walkability and public transit options, not necessarily DUI laws. Question was raised the vast majority of the DUI arrests are of immigrants, anedoctaly. Concerns were raised on putting mandatory minimums in statute. Mayor of Kearns support the bill. Defense opposes. AOC addresses confusion between line 652, line 716, overall confusing because of the complexity, and fast changing in the DUI arena. Also stated the discretion is moving from the judge to the prosecutor. Adopted 1s sub. Motion to hold to fix the technical fixes. | | |
| | DUI Offense Amendments | 2nd sub: Joins HB 445 | | | | | | | | | |
| <u>HB0398</u> | Child Abuse Reporting Amendments | Requires an individual to report information about heinous child abuse or heinous child neglect, provides definitions. Requires the DCFS and LEAs that investigates a report of child abuse or neglect to include certain information in their final report. Requires DCFS to make deidentified reports about investigations into reported child abuse or neglect available to the Legislature. Removes line 147-150 where it would have allowed prosecutors to In determining whether it would be appropriate to charge a person with a violation of Subsection (2)(a), the prosecuting attorney shall take into account whether a reasonable person would not have reported suspected abuse or neglect of a child because reporting would have placed the person in immediate danger of death or serious bodily injury. | | HOLD | Tyler Kotter | Reed Richards | | | All in favor. Concerns in the bill, Kaye Lynn, Charri, Tracey, Bud, Ryan, to review; 2/16 Kaye Lynn say use of heinous' is problematic, as well as 'imminent danger' requirement; Tracey T spoke with sponser - Rep Lyman believes bill is not moving forward. | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>HB0406</u> | Firearms Financial Transaction Amendments | FYI bill related to firearms - civil side. | | | | | \checkmark | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |
| HB414 | Student Right to Counsel | This bill defines terms; enacts provisions related to disciplinary proceedings in institutions of higher education, including: requiring an institution of higher education to allow certain parties to have legal representation at a disciplinary proceeding; prohibiting certain conflicts of interest in a disciplinary proceeding; prohibiting certain conflicts of interest in a disciplinary proceeding; and authorizing a cause of action; requires an institution to adopt policiews and procedures consistent with the provisions. This bill impacts victims' rights during the disciplinary process. | HOLD | HOLD | Liliana Olvera-Arbon | Gary Scheller | | 2/16/2024 | Req to review by Liliana Olvera-Arbon; this would allow victims to be cross examined in the disciplinary proceeding by a non lawyer advocate. This could be a friend, family member, etc. of the accused. | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0417</u> | School Materials Amendments | Amends the definition of pornographic or indecent material on school property and indecent public displays, removes "accessing" and inserts: <u>trafficking or purveying pornographic or indecent</u> material on school property when the person willfully or knowingly creates, views, <u>distributes</u> , or otherwise <u>provides</u> or gains access to pornographic or indecent material while present on school property. | | | | | Y | | | | |
| HB0417S1 | School Materials Amendments | 1st sub: Guts bill | | | | | \checkmark | | | | |
| <u>HB0418</u> | Student Offender Reintegration Amendments | requires an LEA to adopt a policy regarding a student who commits a violent or sexual crime; prohibits a student who has committed a violent or sexual crime from attending school in certain circumstances; and creates civil liability for a parent of a student under certain circumstances. | | | | | \checkmark | | | | |
| <u>HB0420</u> | School Code of Conduct Protections | Provides a code of conduct for staff members of the public school system that outlines what should be included in the code of conduct policy. A staff member may not subject a student to any form of abuse including: physical abuse; verbal abuse; sexual abuse; or mental abuse. | | | | | | | | | |
| HB0420S1 | School Code of Conduct Protections | 1st sub just requires a code of conduct. Now fyi bill | | | | | \checkmark | | | | |
| <u>HB0424</u> | Lewdness Involving a Child Amendments | Modifies the offense of lewdness involving a child, including criminal penalties | | | | | \checkmark | | | | |
| <u>HB0424S1</u> | Lewdness Involving a Child Amendments | 1st sub: Coordinating clause and adds in: does any of the following in the presence of a child who is under 14 years old with the intent to cause affront or alarm or with the intent to arouse or gratify the sexual desire of the actor or the child | | | | | \checkmark | | | | |
| HB0424S2 | Lewdness Involving a Child Amendments | 2nd sub: technical change | | | | | \checkmark | | | | |
| HB0426 | Firearm Amendments | Similar bill ran in 2023. CCJJ did not take a position. | | | | | \checkmark | | | | |
| HB0426S1 | Firearm Amendments | 1st sub: coordinating clause | | | | | \checkmark | | | | |
| <u>HB0432</u> | Child Abuse Reporting Amendments | member of the clergy may report ongoing abuse or neglect even if the perpetrator made a confession to the clergy member; | SUP | SUP | Avremi Zipple | Daniel Burton | \checkmark | 2/2/2024 | replaces rep. kings bill. No opposition. no abstain. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |

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| <u>HB0432S01</u> | Child Abuse and Neglect Reporting Amendments | Provides that a member of the clergy may report ongoing abuse or neglect even if the perpetrator made a confession to the clergy member and they will not waive any privilege under the Utah Rules of Evidence. | SUP | SUP | Marlesse Jones | Tracey Tabet | | 2/9/2024 | | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>HB0445</u> | Indigent Defense Funding Amendments | Waives participation and testing fees entirely or in part for indigent individuals participating in the 24-7 sobriety program. | | | | | \checkmark | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>HB0447</u> | Jury Amendments | Increases the number of jurors in a criminal case in which the most serious offense charged is a noncapital first degree felony; clarifies the number of jurors in other criminal cases. | | | | | | | | | |
| HB0456 | Protection Order Amendments | Enacts the Uniform Recognition of Canadian Domestic Violence Protection Orders Act | | | | | \checkmark | | | | |
| <u>HB0459</u> | Blended Plea Amendments | Prohibits a court from accepting a plea that is blended between a juvenile adjudication and disposition and an adult criminal conviction and sentence; provides a procedure for vacating or modifying the adult portion of a blended plea where the juvenile portion has been completed and other circumstances are met; and provides for procedures for vacating and expunging the adult portion of a blended plea. | HOLD | HOLD | Reed Richards | Tracey Tabet | \checkmark | 2/9/2024 | Review at request of Jennifer/BOPP. All in favor. Will reach out to sponsor to work out concerns. Heidi/Sandi/Brett/JenniferYim to discuss. | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>HB0467</u> | Child Abandonment Amendments | Adds inducement by misrepresentation as a statutory basis for a criminal charge of child abandonment against an enterprise; and codifies defenses to a criminal charge of child abandonment (3rd degree felony) | | | | | | | | | |
| <u>HB0474</u> | Criminal Justice Changes | Line 126: Allows sheriffs to take custody of, and detain, a probationer for a maximum of 72 hours, excluding weekends and holidays, if there is probable cause to believe that the probationer has committed a violation of probation for violent offense or domestic violence, would need warrant for longer than 72 hours. | | | | | \checkmark | | This originates from WA County. | | |
| | | Line 181: Increases penalty, will be a 1st degree felony for poss/dist fentanyl, methamphetamine, heroin, and cocaine in certain amounts and a second degree felony any amount outside of the listed threshold. | | | | | | | | | |
| | | Lines 236-263, existing language but rearranged and clarified for 3rd degree certain thresholds when it is fentanyl, methamphetamine, heroin, and cocaine. And enhancement to 2nd degree felony for certain thresholds. | | | | | | | | | |
| | | Removes an unsecured bond as a method of payment for a financial condition of pretrial release; clarifies requirements for a magistrate or judge ordering a condition of release; allows a magistrate or judge to consider the seriousness or type of offense in making a decision about pretrial release if the offense for which the individual is arrested for, or charged with, is a violent felony; creates a crime for a violation of a pretrial release agreement (Class C misd) ; allows a county sheriff to hold an individual for up to 24 hours for a violation of a pretrial release agreement. | | | | | | | | | |
| | Criminal Justice Changes | 1st sub: Removes the 72 hr hold section | | | | | | | | | |
| <u>HB0477</u> | Criminal Investigations of School Employees | FYI bill. Requires paid administrative leave for a school employee who is the subject of a criminal investigation; if the criminal investigation substantiates wrongdoing. | | | | | \checkmark | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>HB0479</u> | State Agency Contact Information Amendments | FYI bill for staff: requires a state agency or political subdivision to post contact information on its website; and for each function or public service provided, requires a state agency or political subdivision to identify an employee to contact. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>HB0480</u> | Murdered and Missing Indigenous Relatives Amendments | Extends the Murdered and Missing Indigenous Relatives Task Force's sunset date to November 30, 2029 | SUP | SUP | Marlesse Jones | Gary Scheller | | 2/9/2024 | All in favor. MMIR Report in Utah https://restoringawcoalition.org. | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>HB0491</u> | Data Privacy Amendments | FYI bill for staff: describes governmental entity duties related to personal data privacy, including breach notification; limits on data collection and use, and the ability to correct and access personal data; creates the state data privacy policy that outlines the broad data privacy goals for the state; creates the Utah Privacy Governing Board to recommend changes in the state data privacy policy. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>HB0495</u> | Vulnerable Population Amendments | Requires BCI fingerprint-based local, regional, and national criminal history background check and ongoing monitoring for all staff, contracted employees, and volunters who have direct access to patients, children, or vulnerable adults. Requires DOPL to create and maintain a registry of individuals who have committed certain offenses involving children or vulnerable adults; requires individuals with specific convictions or circumstances to register with the registry and provides criminal penalties for failing to register (class A mid misdemeanor and may be imprisoned for not less than 30 days.) | | | | | | | | | |

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| <u>HB0495S1</u> | Vulnerable Population Amendments | 1st sub: Removes the registry portion and just requires a finding of clearance include a fingerprint-based criminal history background check in the databases described under Subsection (3)(a), including the inclusion of the individual's fingerprints in a rap back system. | Position | POSITION | | | | | | | |
| <u>HB0498</u> | Firearm Safety in Schools | Creates a three-year pilot program to provide a one semester course in the safe handling of firearms for grades 9 through 12; requires a local education agency (LEA) to: contract with a provider to supply materials and curriculum for the pilot program or develop curriculum for the pilot program; requires USBE to select LEAs to participate in the pilot program and award grants to participating LEAs for curriculum and supplies for the pilot program. | | | | | | | | | |
| <u>HB523</u> | Domestic Violence Revisions | Adds abuse of a vulnerable adult, as described in Sections 76-5-111, 76-5-111.2, 76-5-111.3, and 76-5-111.4 to domestic violence. | SUP | SUP | Trent Dressen | Kaye Lynn Wootton | ~ | 2/16/2024 | Req to review by Erin Jemison; Ryan Robinson WVC is promoting this change in order to have enhancement capabilities. SWAP supports; Erin abstains on vote | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>HB0531</u> | Laser Pointer Amendments | Creates the crime of pointing a laser at a plane, class B Misd and enhanced to class A if there was a previous offense, or 3F if it causes a plane to crash or do an emergency landing. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>HB532</u> | State Boards and Commissions Amendments | Amongst a list of boards and commissions, this bill repeals CVC as of Oct 1, 2024, VSC as of July 1, 2029 and removes several seats from VSC. It removes the CVR board. Reallocation of duties for these groups. | HOLD | OPP | Kaye Lynn Wootton for VSC HOLD/ Reed Richards for UCVC OPP | Tom Ross for VSC HOLD/ Ryan Arbon for UCVC OPP | | 2/16/2024 | Initial motion for VSC/UCVC was to OPP; UCVC Abstained: Reg, Doug, Gary, Ned, Tom, Marlesse, Teresa. VSC did not carry - UCVC successfully OPP; VSC vote: Abstain: David, Doug, Erin, Gary, Jimmy, Liliana, Tom, Nubia with YES vote: Kaye Lynn, Kristy, Tracey. Alternate motion by VSC to HOLD was made and carried unanimously. Heidi to draft opposition statement for UCVC | Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| HB0534 | Boards and Commissions Modifications | Repeals SOMB and criminal code evaluation taskforce. | HOLD | HOLD | Reed Richards | Erin Jemison | \checkmark | 2/16/2024 | All in favor | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| HCR003 | Concurrent Resolution Regarding Child Pornography | Declares child sexual abuse material to be at odds with the standards of the people of Utah. | Passed | Passed | | | | | | | |
| <u>HJR001</u> | Joint Resolution Supporting Justice Court Reform | Passed out of Judiciary Interim. Provides support for justice court reform; expresses the Legislature's intent to implement justice court reform in phases by piloting justice court reform in two counties beginning January 1, 2026. | | | | | | | | | |
| HJR008S1 | Joint Resolution Amending Rules of Civil Procedure on Disqualification of a Judge | Amends the Utah Rules of Civil Procedure, Rule 63, on disqualifying a judge without cause and for cause. Would impact child welfare cases. 1st sub addresses specialty courts and amendment 1 addresses response timeframe. | | | | | | | | | |
| <u>HJR013</u> | Joint Resolution Amending Court Rules of Procedure and Evidence Regarding Preliminary Hearings | Line 94 Amends Rule 7B of the Utah Rules of Criminal Procedure to address the use of hearsay evidence for a probable cause determination at a preliminary hearing, and amends Rule 1102 of the Utah Rules of Evidence to address the admission of reliable hearsay evidence at a preliminary hearing. A court may not admit a statement that is written, recorded, or transcribed verbatim at a preliminary examination unless there is testimony presented too. This can be satisfied by any relevant witness such as the testimony of an investigating peace officer. The vicitm/witness of the statement is not required to testify, and evidence corroborating the substance of the declarant's statement is not required, for the statement to be admissible at a preliminary examination. | S/C | S/C | Reed Richards | KayeLynn Wooten | | 1/19/2024 | No opposition, Erin Jemison abstain. Would like some language to be reviewed. 2/16 Still remaining S/C | 1bJF5DKzqjPrJHBMvlbG8RQ01 | https://drive.google.com/file/d/ IbJF5DKzgiPrJHBMvlbG8RQO IHA2ONYRM/view?usp=drive_lii nkroster |
| <u>HJR015</u> | Proposal to Amend Utah Constitution - Legislative Power Relating to Revival of Expired Civil Action | This resolution proposes to amend the Utah Constitution to: provide that the legislative power of the Legislature includes the power, upon a two-thirds vote, to provide for the revival of a civil cause of action after the cause of action has expired due to an applicable statute of limitations. | SUP | SUP | Avremi Zippel | Gary Scheller | | 2/2/2024 | No opposition. Avremi Zippel will find more information about a possible bill that passed last year. HOLD one more week, need to flup with Reed and Rep. Ivory. 2/2/2024 Reed spoke with the sponsor. Concerns with opening the statute of limitations. Concerns about the consequences of civil actions. no abstain. no opposition. | https://drive.google.com/file/d/ 1bJF5DkzqiPrJHBMvlb68R001 HA20NyRm/view?usp=drive_link roster | 1bJF5DKzqjPrJHBMvlbG8RQ0 |
| HJR022 | Joint Resolution Regarding District Court Operations | FYI bill. Allows for the relocation of the district court currently located in American Fork City to Provo City. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0011</u> | Sex and Kidnap Offender Registry Access | Also ran in 2023. Passed out of LECJ interim. Requires DOC to make telephone numbers, internet identifiers, names and internet addresses of websites searchable terms on website. | S/C | S/C | Reed Richards | Marlesse Jones | | 1/19/2024 | no opposition. no abstain. | https://drive.google.com/file/d/ 1bJF5DKzqjPrJHBMvlbG8RQ01 HAzONyRm/view?usp=drive_link roster | https://drive.google.com/file/d/ 1bJF5DKzqjPrJHBMvlbG8RQO 1HAzONyRm/view?usp=drive_li nkroster |
| <u>SB0011S1</u> | Sex and Kidnap Offender Registry Access | 1st sub not yet adopted. suggested language recommended by Dr. Leslie to clarify the searchable piece. | Passed | Passed | Marlesse Jones | Reed Richards | ~ | 2/2/2024 | No abstain. No opposition. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>SB0015</u> | Concealed Firearm Review Board Amendments | Extends the repeal date of the Concealed Firearm Review Board to July 1, 2029 | Passed | Passed | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond scope list. Reed Richards seconded the montion. All in favor no opposition no abstain. | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC | Motioned | Seconded | | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|---|-----------------|-----------------|--------------------|----------------|--------------|------------|---|---|--------------------------|
| <u>SB0023</u> | Offender Registry Amendments | Passed out of LECJ interim. Merges the Sex and Kidnap Offender Registry and the Child Abuse Offender Registry into a single registry called the "Sex, Kidnap, and Child Abuse Offender Registry". Utah is the only state with two registries: (1) Sex and Kidnap Offender Registry, which is commonly known as "the sex offender registry" and is the one that has all of the crimes that everyone's used to. (2) Child Abuse Offender Registry, which only has two crimes: Human Trafficking of a child and aggravated child abuse. This merge mainly changes the timeline on Human Trafficking for labor (10 years) but for sexual exploitation (lifetime). - Clarifies felony enticement crimes should be tied to the original crime and must follow the required registry requirements (this fixes situations when sometimes felony enticement carried a lifetime registry versus actually committing a crime) | S/C | Position S/C | Tyler Kotter | Reed Richards | ved | 1/19/2024 | No opposition. UCASA and RAW abstain | https://drive.google.com/file/d/ 1bJF5DKzqiPrJHBMvlb68RQ01 HAz0NyRm/view?usp=drive_link roster | 1bJF5DKzqjPrJHBMvlbG8RQ0 |
| <u>SB0023S1</u> | Offender Registry Amendments | 1st sub: Provides a periof of 60 days for standing to intervene. | SUP | SUP | Trent Dressen | Daniel Burton | | | 1/29 House LECJ: 1st sub addresses the timeframe to intervene. Collaborative sub, passed unanimously. Recommend language to address AGs concern on floor. 2/2/2024 new discussion. smaller window was the comp. no abstain. no opposition. | | |
| <u>SB0026</u> | Behavioral Health Licensing Amendments | Passed out of Business and Labor Interim 12-1. Increase access to treatment by increasing the number of professionals entering the workforce and increasing asfety standards, increasing hours of supervision, and creating new masters program. | HOLD | HOLD | KayeLynn Wotton | Reed Richards | | 1/19/2024 | no opposition. no abstain. hold motion 1/19/2024 KayeLynn Wotton and second Reed Richards. Held for another week. 1/26/24 KayeLynn wants to work with group re evidence in support of the decrease in training hours. Tracey also spoke in support of objective in increasing number of providers but concerned about decrease in training hours. No additional request to change the Hold for now from anyone. Gary suggested to leave on hold to allow more information to be gathered. So prior Hold remains. | roster | roster |
| SB0026S1 | Behavioral Health Licensing Amendments | 1st sub: Substantial changes | | | | | \checkmark | | | | |
| <u>SB0027</u> | Behavioral Health System Amendments | Passed out of Health and Human Services Interim Committee 12-4. USAAV heavily involved, creates the Utah Behavioral Health Commission, support from govenor and senate/house. Impacts CCJJ, USAAV move out of CCJJ and will be included in this new commission but staff will stay under CCJJ. | SUP | SUP | Marlesse Jones | Trent Dressen | | 1/19/2024 | no opposition. | roster | roster |
| <u>SB0027S2</u> | Behavioral Health System Amendments | 2nd sub: modifies the membership of certain existing behavioral health entities; repeals the Behavioral Health Delivery Working Group; and repeals the Drug-related Offenses Reform Act. plus renumbers and amends provisions relating to the USAAV, and removes the CCJJ as staff to that committee | | | | | | | 2/2 Senate HHS: The sponsor noted that the original bill draft was a product of interim. Since then a lot of discussion has been made, hence sub 2. Purposely did not include any legislators on the commission, only experts who know the space. A committee composed of 5 legislators is set up separately instead. Repeals the Behavioral Health Delivery Working Group and the Drug-related Offenses Reform Act. Passed unanimously | | |
| <u>SB0042</u> | Health and Human Services Reporting Requirements | This bill: modifies and repeals reporting provisions related to Department of Health and Human Services programs; replaces a report for the Hepatitis C Outreach Pilot Program with a sunset date for the pilot program; and makes technical changes | | | Marlesse Jones | Brett Peterson | | 1/19/2024 | no opposition. no abstain | | |
| <u>SB0046</u> | Health and Human Services Amendments | This bill: makes technical and corresponding amendments; and repeals certain provisions that are no longer needed following the 2023 recodification. | | | Tyler Kotter | Sandi Johnson | | 1/19/2024 | no opposition. no abstain | | |
| <u>SB0046S1</u> | Health and Human Services Amendments | Is sub. Does a lot: removes the authority of the chair of the USAAV to establish the goals and budget for an application for a federal grant, in a situation where the six-member committee comprised of individuals from the Department of Health and Human Services and local health departments is unable to agree by two-thirds majority on the goals and budget for a reviewable application for a federal grant; | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0046S2</u> | Health and Human Services Amendments | 2nd sub: Rural county class change. Amendment 1 is also technical change. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0048</u> | County Correctional Facility Reimbursement Amendments | This has been a three year process focused on jail contracting and reimbursement. CCJJ has been heavily involved. This bill is focused on the jail reimbursement piece. 50% reimbursement of the contract rate will be paid to the counties. The money will be budgeted on the front end. | | | Reed Richards | Ryan Arbon | | 1/19/2024 | no opposition. no abstain | | |
| <u>SB0050</u> | Aggravated Assault Modifications | Same bill as Rep. Brammer's HB 150. Removes "that is likely to produce a loss of consciousness" from the act of impeding the breathing or the circulation of blood by another individual. | SUP | SUP | Trent Dressen | Sandi Johnson | | 1/19/2024 | no opposition. no abstain; 2/2/24 Dan Burton says AG working on amendment to add reckless language back in | roster | roster |

| Bill No. | Bill Title | Bill Description | VSC | CVC | Motioned | Seconded | | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|---|----------|----------|-------------------|---------------------|-----|------------|--|----------------|----------------|
| <u>SB0060</u> | Drug Paraphernalia Amendments | Also ran in 2023. SB0060 creates an affirmative defense for possession of a hypodermic syringe or needle if (a) the syringe or needle is stored in a sealed puncture-resistant container, such as a medical sharps disposal container, that is clearly marked on the outside of the container with a warning that identifies the container as containing medical waste; and (b) the person is currently enrolled or participating in a syringe exchange program. | Position | Position | Sandi Johnson | Avremi Zippel | wed | 1/19/2024 | no opposition. UCASA and RAW abstain | | |
| <u>SB0061</u> | Electronic Cigarette Amendments | This bill: codifies the nicotine content limit for electronic cigarettes. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0061S1</u> | Electronic Cigarette Amendments | Prohibits the sale of electronic cigarette products that have not received market authorization or are pending market authorization from the federal Food and Drug Administration; prohibits the sale of flavored electronic cigarette products; and creates a registry for electronic cigarette products. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0063</u> | Board of Pardons and Parole Amendments | In the sentencing section, does not allow a court to order a term of imprisonment commences before the day the sentence is imposed; allows the board to grant an individual credit for time served or other credit dagainst a sentence. In the authority section, allows the board to intervene in any judicial or administrative proceeding, including a criminal action if their jurisdiction will be impacted. Clarifies the earned time program may not provide time credit for an individual who has been ordered by the board to serve until the expiration of the sentence, including a life sentence for those who has been given a termination date. Allows the board to delay hearings if the individual has an additional pending criminal case (uncharged conduct that is being screened for prosecution; or charged conduct that has not reached resolution) at the time of the custody committement. If a hearing is delayed, the board shall set a hearing date no later than six months after the day on which the final criminal case has been resolved. New section that allows the board to appoint legal counsel/lay representative at the boards own expense if the board determines that an individual is unable, due to physical, mental, or other circumstances, to meaningfully participate in a board hearing or other board proceeding. | | Passed | Tyler Kotter | Doug Fawson | | 1/19/2024 | no opposition. no abstain. SC is holding due to standing concerns. Doug Fawson will contact Jennifer Yim to address this. | roster | roster |
| <u>SB0063S1</u> | Board of Pardons and Parole Amendments | Sub 1 not adopted. Clarifies, except to correct a sentence consistent with Rule 22(e) or 30(b) of the Utah Rules of Criminal Procedure. a court shall not order a term of imprisonment before the day a sentence is imposed. Provides limitations to when the board may intervene, The board may intervene as a limited-purpose party in a judicial or administrative proceeding, including a criminal action, to seek: a correction of an order that has or will impact the board's jurisdiction or clarification regarding an order that may impact the board's jurisdiction. | Passed | Passed | | | | | 1/22 CCJJ: Courts are supportive of the new language, but slda is still concerned with a standing to intervene with were more raliguards SC while it continues being worked on. 1/23 Senate LECJ: Sub 1 adopted with an amendment which adds to line 224 regarding BOPP standing to intervene a timeframe of 90 days. SLDA, opposed, would prefer a short window to when the board could intervene and believe 90 days should be reduced to 30 days. Defense shared the breadth of standing to intervene is too broad. Sponsor mentioned BOPP requested 180 days and so 90 days was the middle ground. Sen. Escamilla made a motion to amend 90 days to 60 days. Passed 40. | | |
| <u>SB0063S2</u> | Board of Pardons and Parole Amendments | Adds "A motion to intervene shall be raised within 60 days after the day on which a court enters the order that impacts the board's jurisdiciton" to address the discussion in Senate JLECJ on 1/23. | Passed | Passed | | | | | 4°U. | | |
| <u>SB0066</u> | Criminal Offense Amendments | , | SUP | SUP | Tyler Kotter | Sandi Johnson | | 1/19/2024 | no opposition. no abstain. Passed | roster | roster |
| <u>SB0070</u> | Judiciary Amendments | Increases number of district court judges in 3rd, 4th, 5th and juvenile court judges in 3rd and 4th. | SUP | SUP | Trent Dressen | Kaye Lynn Wooten | | 1/19/2024 | no opposition. no abstain. Passed out of Senate - headed to House floor | roster | roster |
| <u>SB0071</u> | Cannabis Business Tax Credit Amendments | This bill: enacts a nonrefundable income tax credit for business expenses related to cultivating, processing, or selling medical cannabis within the state. | | | Marlesse Jones | Sandi Johnson | | 1/19/2024 | no opposition. no abstain | roster | roster |
| <u>SB0071S1</u> | Cannabis Business Tax Credit Amendments | Enacts a nonrefundable income tax credit for business expenses related to cultivating, processing, or selling medical cannabis within the state. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|---|---|-----------------|-----------------|--------------|---------------|--------------|------------|---|----------------|----------------|
| <u>SB0076</u> | | This bill: clarifies the requirements for disposing of wildlife seized by the Division of Wildlife Resources; amends the time period for retaining evidence of a felony offense; clarifies that the time period requirements do not require an agency to return or dispose of evidence of a felony offense; provides that an agency is not required to retain evidence of a felony offense in certain circumstances; provides the requirements for an agency seeking to no longer retain evidence of a felony offense; amends the time period for retaining biological evidence of a violent felony offense; amends the notification requirements regarding the retention of biological evidence of a violent felony offense. | Passed | Passed | Tyler Kotter | Sandi Johnson | | | no opposition. UCASA and RAW abstain. post-conviction appeals for sexual assaults. Reviewing to see if there is a carve out. Tyler Kotter will review. | roster | roster |
| <u>SB0078</u> | Higher Education for Incarcerated Youth Program Amendments | Also ran in 2023, CCJJ supported. This bill expands the Utah Tech University Higher Education for Incarcerated Youth Program to include youth held in home or secure detention. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0083</u> | | Makes it a class C misd, when an individual fails to secure a firearm if a. the actor owns a firearm or is authorized to possess a firearm of another individual, b. the actor is not lawfully carrying or using the firearm; the firearm is in either of the 3 conditions described from 29-46 lines; and d. the actor knowingly, intentionally, or recklessly fails to store the firearm in a locked container. | | | | | | | | | |
| | Firearm Storage Requirements | (not yet adopted. sub has been removed from the website) | | | | | | | | | |
| <u>SB0088</u> | Juvenile Justice Amendments | Sub1 Passed out of Senate Judciary with unanimous support 01172024; Clarifies requirements regarding the collection of a DNA specimen from a minor adjudicated by the juvenile court as PIA; clarifies that "correctional facility" does not include a detention facility or a secure care facility; provides that a minor may not be placed in a correctional facility as an alternative to detention; provides that an agency is required to send an affidavit to an individual who is the subject of an expungement order by the juvenile court within 60 days. | Passed | Passed | | | | | SC supports; Passed out of Senate - headed to House floor | | |
| <u>SB0088S1</u> | Juvenile Justice Amendments | Adds in request from JJYS on allowing JJYS to create accounts for youth who earns money during their custody that can go toward restitution, etc. Also clarifies DNA section. | Passed | Passed | | | | | 1/16 CCJJ: If someone is under the juvenile court jurisdiction, but if they are over 18 jail is being used as an alternative. Inconsistency where there are kids for less serious offenses are being sent to jail. Should stay in JJYS facility if available. There was also confusion on DNA, whether it was age at the time of the offense or age at disposition for DNA collection, so the bill clarifies it is age at time of the offense. 1/17 Senate LECJ No opposition passed unanimously. | | |
| <u>SB0093</u> | School Climate Data Amendments | More FYI bill. Requires USBE to establish a school climate survey which includes surveying students, parents, instructional and non instructional staff (SROs) on student engagement, student safety, and school environment. Isn't some portion of this done by the SHARP survey? | | | | | | 2/9/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| SB0095 | | Makes it a third degree felony for a parent or legal guardian to allow a minor to enter into a marriage prohibited by law. Third degree felony for an individual to: knowingly, with or without a license, solemnize the marriage of a minor and the marriage is prohibited by law, impersonate a parent or legal guardian of a minor to obtain a license for the minor to marry, forge the name of a parent or legal guardian of a minor on any writing purporting to give consent to a marriage of a minor, solemnize a marriage without a valid marriage license. Class A misdemeanor if the individual knowingly, with or without a marriage license, solemnizes a marriage between two adults that is prohibited by law. Infraction if an individual solemnizing the marriage fails to return the marriage license within 30 days to the county clerk. | | | | | | | | | |
| SB0095S1 | Domestic Relations Recodification | | | | | | | | | | |
| <u>SB0104</u> | | Enacts the Children's Device Protection Act, requiring a tablet or a smartphone manufactured on or after January 1, 2025, to automatically enable a filter upon device activation by a minor; Makes it a class A misd, and a fine up to \$5,000 for an individual other than the parent or legal guardian of the minor to disable the filter, third degre felony and a fine up to \$50,000 and potential imprisonment for repeated offenses. | | | | | | | | | |
| | Children's Device Protection Act | 1st sub not adopted. Technical changes. | | | | | | | | | |
| SB0104S2 | Children's Device Protection Act | 2nd sub technical changes. | | | | | \checkmark | | | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | e Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|---|--|-----------------|-----------------|---------------|---------------|--------------|--------------|---|--|--|
| <u>SB0109</u> | Corrections Amendments | Would require county sheriff to notify the court if probation was violated and the sheriff determines that incarceration is recommended as a sanction, a graduated and evidence-based response is not an appropriate response or there is probable cause that the conduct that led to a violation of probation is a violent felony, or a qualifying domestic violence offense; Allows sheriff to do a 72 hr hold if probationer commits major/repeated violation, court cannot conduct hearing under a reasonable time and county sheriff conducts a hearing to determine probable cause; Directs DOC to create a reentry division that focuses on the successful reentry of immates into the community (lines 244-245); Allows DOC to use an immate supervision model other than a direct supervision model in certain circumstances (lines 331-349); Requires supervision for felonies or a class A misdemeanor when an element of the offense is the use or attempted use of physical force against an individual or property. (lines 334-363); Removes an internal Department of Corrections audit requirement of sex offense and substance use treatment standards (lines 498-509). | Passed | Passed | | | | | Creates re-entry process, clarifies focus to most danger offenders, requires 72 hour hold, etc. DOC is origin of this bill. | | |
| <u>SB0109S2</u> | Corrections Amendments | 2nd sub Language clarification. | Passed | Passed | | | Y | | 1/23 Senate JLECJ: 1st sub adopted, technical changes. Similar to a bill Rep. Pulsipher ran a couple of years ago. National Center of Sexual Exploitation shared data on child pornography. Utah retail merchants opposed based on the premise of a "Utah only" operating device and concerned with the criminal penalties. AT& and Verizon are concerned about the penalties and liability especially when they are not the manufactures: creating the devices. Eagle forum and general public supports. Tech companies are in opposition because it is not technologically feasible. Sponsor made motion to move to next agenda item to work with staekholders. CCJJ sup 01292024 | | |
| <u>SB0109S3</u> | Corrections Amendments | 3rd sub: May not hold individuals longer than 72 hrs unless there is a warrant issued by the courts. Also prohibits the disclosure of information and records related to an execution. | Passed | Passed | | | \checkmark | | 2/1 Senate floor: Passed unanimously 3rd reading. 2/5 Senate JLECJ | | |
| <u>SB0110</u> | Domestic Violence Amendments | Extends the sunset date from July 1, 2024 to July 1, 2028 on a provision that regulates the transfer of certain domestic violence cases from a justice court to a district court. | SUP | SUP | Reed Richards | Gary Scheller | ~ | 2/9/2024 | Req for review by Marlesse; on committee Friday afternoon | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>SB0111</u> | Law Enforcement Canine Pilot Program | FYI Bill. Creates the Law Enforcement Canine Grant Program to provide grant funding (one-time \$3 million) for a law enforcement agency to purchase, train, handle, and insure law enforcement canines. Requires the Department of Public Safety to administer the program. Sunset date July 1, 2027. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0111S1</u> | Law Enforcement Canine Pilot Program | 1st sub addresses the concern raised regarding the cost, reducing \$3 mil to \$150k | | | | | \checkmark | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0128</u> | Criminal Monetary Threshold Amendments | Increases the monetary threshold amounts required for certain offenses | | | | | \checkmark | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. Thresholds not adjusted since 1995; SWAP SUP, SentComm SUP | | |
| <u>SB0128S1</u> | Criminal Monetary Threshold Amendments | 1st sub adds in sentencing orders for SU/MH evaluation on second offense, class A mid third/subsequent offense order to finish probation. | | | | | ~ | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0130</u> | Overdose Outreach Provider Amendments | Adds peer support specialists, social workers, and substance use disorder counselors to the definition of overdose outreach provider. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0131</u> | Information Technology Act Amendments | Enhances criminal penalties by one step for using artificial intelligence: an offense designated by law as an infraction becomes class C misd, with the use of an artificial intelligence system, class C misd becomes class B misd., class B misd, becomes class A misd, class A misd, becomes 3rd degree felony. Second and third degree felonies stay the same. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0131S1</u> | Information Technology Act Amendments | 1st sub: Removes the enhancement piece and adds: consideration as an aggravating factor in sentencing and BOPP decisions. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0133</u> | Electronic Cigarette and Other Nicotine Product Amendments | Fyi bill. Requires the State Tax Commission to report suspected sales of illegal electronic cigarette products or nicotine products to the local health department, DHHS, and DPS. Appropriations for DPS to start up a new team to investigate illegal sale of electronic cigarette products. It was mentioned in EOCJ, that their focus is prevention on youth access to illegal sales of these products. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
|-----------------|--|---|-----------------|-----------------|---------------|--------------|--------------|------------|---|---|---|
| <u>SB0139</u> | Competency Amendments | Creates a treatment review committee to make recommendations to the court regarding involuntary administration of antipsychotic medication for the purpose of maintaining competency to stand trial. | | | | | | | | | |
| <u>SB0139S1</u> | Competency Amendments | 1st sub: Removes the creation of the committee and focuses on establishing a process by which a court may order continued administration of psychotropic drugs or other medication necessary to maintain the defendant's competency to stand trial. | | | | | | | 1/30 Senate HHS passed unanimously. | | |
| SB0139S2 | Competency Amendments | 2nd sub: Clarifies a court may order the ongoing administration of antipsychotic medication for the purpose of maintaining a defendant's competency to stand trial. | | | | | \checkmark | | | | |
| <u>SB0149</u> | Artificial Intelligence Amendments | Creates the Artificial Intelligence Policy Act: creates the Office of Artificial Intelligence Policy and the Artificial Intelligence Learning Laboratory Program. A participant (a person accepted to participate in the learning lab) demonstrating an artificial intelligence technology that violates legal or regulatory requirements or the terms of the participation agreement may be immediately removed from further participation and subject to all applicable civil and criminal penalties. An actor may be found quilty of an offense if (a) the actor commits the offense with the aid of a generative artificial intelligence; or (b) the actor intenionally promise or otherwise causes a generative artificial intelligence to commit the offense. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0157</u> | Civil Commitment Hearings Amendments | Changes the timeframe for when the court must consider civil commitment proceedings from 10 days to five days | | | | | \checkmark | | USAAV mtg represented that this is being pulled by McKell | | |
| <u>SB0158</u> | Youth Service Organizations | Requires youth service organizations like sports league, athletic association, church or religious organization, scouting organization, or similar formally organized association, league, or organization, that provides recreational, educational, cultural, or social programs or activities to 25 or more children to conduct a search of the Utah and national sex offender registries before employing or using as a volunteer an individual who would be responsible to care for or supervise children; and provide training and have policies and procedures concerning the prevention and reporting of child abuse and neglect. | SUP | SUP | Avremi Zipple | Tyler Kotter | | 2/2/2024 | No abstain. No objections. Passed. | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf | 1. 2.2.2024 VSC_CVC Legislative Subcommittee Roster - Google Sheets.pdf |
| <u>SB0159</u> | Public School Discipline and Conduct Plans Amendments | FYI Bill. Creates the Strategic Tiered Engagement for Positive Schooling Pilot Program to address school discipline and conduct issues. | | | | | \checkmark | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0159S1</u> | Public School Discipline and Conduct Plans Amendments | 1st sub: appropriations | | | | | \checkmark | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>SB0160</u> | Indigent Defense Amendments | Repeals the Indigent Defense Funds Board; amends the duties of the Indigent Defense Commission and the Office of Indigent Defense Services to incorporate the duties of the Indigent Defense Funds Board; amends provisions related to using and administering the Indigent Aggravated Murder Defense Fund; repeals provisions that allow an indigent defense service provider to file a motion with the court for an order for the payment of extraordinary indigent defense expenses. | | | | | | | | | |
| <u>SB0163</u> | Expungement Fee Waiver Amendments | Requires the Bureau of Criminal Identification to issue a certificate of eligibility, or a special certificate, for expungement without requiring the payment of an issuance fee in certain circumstances; allows an individual to bring a petition for expungement without paying a fee for the petition when the individual is receiving services for the expungement from a nonprofit organization or a public benefit corporation that provides services to low-income individuals seeking expungement. | | | | | | | USAAAV: DPS Kim Gibbs is concerned with including ROSSA being included as they charge fees to assist individuals with expungment. It is based on 150% poverty level but not limited to nonprofit. A wording discussion ensued. USAAV S/C with discussion with sponsor. | | |
| <u>SB0167</u> | Court Transcript Fee Amendments | FYI Bill. Raises the maximum amount for court transcript fee from \$4.50 to \$6.00 per page | | | | | \checkmark | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SB0167S2</u> | Court Transcript Fee Amendments | Sub adds modifications to the state certification requirements for state certified court reporters | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>SB0174</u> | Safe Leave Amendments | Requires state employer (as defined from lines 57-69) to give state employees (as defined from lines 45-53) up to one week of paid safe leave per calendar year for reason related to: the employee having been the victim of domestic violence, sexual assault, stalking, or human trafficking, or the employee's immediate family member having been the victim of the like incident, requires employee to give at least 7 days notice before using safe leave with exception; states that safe leave does not accrue annually; prohibits a state employer from taking retailatory action against an employee for using safe leave; or compensating an employee for unused safe leave upon the employees termination of employment. | | | | | | | | | |
| <u>SB0177</u> | Absenteeism Prevention Amendments | FYI. Allows a school age child's grade to include attendance with parental written consent and it is determined appropriate to do so by the child's parent and teacher. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |

| Bill No. | Bill Title | Bill Description | VSC Position | CVC Position | Motioned | Seconded | Revie wed | Last voted | Notes | VSC Attendance | CVC Attendance |
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| <u>SB0180</u> | Court Jurisdiction Modifications | Clarifies that offenses that the justice court has exclusive jurisdiction over stay in justice court even if it happened on school property. | | | | | | 2/9/2024 | Reed Motioned to move the beyond Scope List, Tracey seconded. Roll call vote taken, all in favor. | | |
| <u>SB0180S1</u> | Court Jurisdiction Modifications | 1st sub: Clarifying language from SLDA and the courts. | | | | | ~ | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>SB0184</u> | Expungement of Eviction Amendments. | Allow a party to an eviction to petition the court for expungement of eviction records if the eviction was based solely on the use or possession of a controlled substance provided that (i) at least 3 yrs have passed from the day the eviction was filed (ii) during that period the evicted party is not convicted of a serious offense as defined in Section 76-3-4; (iii) there are no criminal proceedings pending against the evicted party; and (iv) the evicted party is not on probation, on parole, or currently incarcerated for another offense. | | | | | | | | | |
| <u>SB0200</u> | State Commission on Criminal and Juvenile Justice Amendments | Repeals SC and CCJJ would assume SC responsibilities. Reduces CCJJ from 26 to 11 members. Requires legislature approval for sentencing guidelines. | OPP | OPP | Reed Richards | Gary Scheller | \checkmark | 2/9/2024 | All in favor | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>SB0200S01</u> | State Commission on Criminal and Juvenile Justice Amendments | 1st sub: changes CCJJ from 26 to 17 members (with 2 non voting), changes SC to from 28 to 15 (with 2 non voting); changes duties of SC; Requires legislature approval for sentencing guidelines through resolutions; Prohibits SC from publicly testifying: "The sentencing commission may not take public positions on proposed legislation or other proposed policy changes by the Legislature." | HOLD | HOLD | Lowry Snow | Reed Richards | \checkmark | 2/9/2024 | All in favor 2/15 Big push to make it happen. S01 is improved. SC remains HOLD | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>SB205</u> | Child Sexual Abuse Prevention Amendments | This bill: amends the options to provide instruction on child sexual abuse and human trafficking including: allowing a local education agency (LEA) to create instructional materials;requiring the state board to contract with a provider for child sexual abuse and human trafficking instruction and training; and establishing a grant for an LEA to use an alternative provider | PRI | PRI | Avremi Zippel | Tracey Tabet | | 2/9/2024 | All in favor | 2024-02-09 UCVC VSC Attendance.pdf | 2024-02-09 UCVC VSC Attendance.pdf |
| <u>SB0212</u> | Substance Use Treatment in Correctional Facilities | Allows DOC, In collaboration with the Department of Health and Human Services to continue a medication assisted treatment plan for an inmate who had an active medication assisted treatment plan within the last six months before being committed to the custody of the department. | | | | | | 2/16/2024 | Tracey motioned Reed seconded to move the beyond scop list. Roll call vote was taken and all in favor. | | |
| <u>SB213</u> | Criminal Justice Modifications | "Frequent flyer" working group, including: 72 hours holds for people with 94 felory cases within the past five years: Requires the SC to update guidelines to reflect an "enhanced sentence" for anyone who is a "Habitual Offender," defined as anyone with 64 prior felory convictions within prior five years. Requires presentence reports prior to sentencing a "habitual offender," defined the same way. Makes the following changes to SC: Moves it under CCJJ. Requires C to categorize certain behaviors (possession of weapons, two+ positive drug tests, and failure to comply with treatment provisions as "high" violations in our supervision tools). Requires SC to court "maintenance of eligible employment" as a "high" accomplishment. Bumps up drug possession penalties for 2nd and subsequent possessions. Currently first two violations are an MB or MA depending on the substance, and then it escalates to an MA or 3F on a 3rd or subsequent possession. Major JRI rollback. Makes protors to file motions to modify to a lesser sentence for offenders not on soride in the interest of justice. Gives a list of factors for courts to consider when determining whether and when multiple offenses can be charged in a single case. Allows prosecutors to file motions to modify to a lesser sentence for offenders not on parole in the interest of justice. Gives a list of factors for courts to consider when determining whether to grant petitions to modify. Doesn't apply to the most serious 1Fs in 76-3406. Modifies drug court eligibility requirements to be more consistent with national standards by baing eligibility on risk/needs and not restricting to only certain offense categories. Creates/Califies processes for the victim statements to be considered by courts and the BOPP. | | HOLD | Erin Jemison | Reg Garff | | 2/16/2024 | Req to review by Erin Jemison. A lot of stakeholders have met and discussed. Dan/Tom to talk with Cullimore this afternoon. This would be changing frequent flyer implications, charging enhancement changes, sentencing guidelines implications re testing, inmates may get time off sentence if no public safety concerns. CCJJ Hold pending changes to come. 2/15 at SC update that a lot of meetings have occurred. Substitute is adopted. SC S/C and discussion continues. | 2024-02-16 UCVC VSC Attendance.pdf | 2024-02-16 UCVC VSC Attendance.pdf |
| <u>SB0218</u> | Genetic Genealogy Amendments | Related portion to CCJJ: Line 156: Requires genealogy companies to send independent audit reports to CCJJ? Line 331: establishes additional law enforcement reporting requirements concerning certain investigative genetic genealogy database utilizations to be submitted to CCJJ | | | | | | | | | |
| <u>SB0227</u> | Boards and Commissions Revisions | Requires the advice and consent of the Senate, when the governor's makes a new appointment, reappointment, or vacancy appointment of an individual to that board, commission, or similar entity. | | | | | \checkmark | | | | |
| SB0228 | Protective Order Amendments | Clarifies the court may amend or dismiss a protective order except as otherwise provided in Subsection 78B-7-603(10). | | | | | \checkmark | | | | |

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| SJR0010 | Joint Resolution Dissolving | Approves the dissolution of the Richmond City Justice Court. | | | | | | 2/2/2024 | Marlesse Jones motioned to move to the | | |
| | Joint Resolution Dissolving Richmond City Justice Court | | | | | | | | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
| <u>SR0001</u> | Senate Judicial Confirmation Committee | Removes the requirement that the Office of Legislative Research and General Counsel provide a judicial appointee's resume to the news media. | | | | | \checkmark | 2/2/2024 | Marlesse Jones motioned to move to the beyond-scope list. Reed Richards seconded the motion. All in favor no opposition no abstain. | | |
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