

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
This weeks priority consideration bills									
SB0087	Criminal Prosecution Modifications		OPP			1/13/2023	Priority OPP	Avremi Zippel	Madi Radcliff
HB0244	Crime Victims Services Commission		PRI			1/20/2023		Brett Peterson / Reg Garff	T. Lavelly
HJR007	Proposal to Amend Utah Constitution- Legislative Power Relating to Civil Action For Child Sexual Abuse		PRI			1/27/2023	*	Brett Varoz	Alahna Duplantis
SB0117	Domestic Violence Amendments		PRI			1/27/2023		Charri Brummer	Jennie Beal
SB0134	Sex and Kidnap Offender Registry Amendments		OPP			1/27/2023	* Priority OPP	Dan Burton	Tallie Viteri
SJR006	Joint Resolution Amending Rules of Procedure and Evidence Regarding Criminal Prosecutions		OPP			1/27/2023	* Priority OPP	Dominique Talahaftewa	Steve O'Camb
								Gary Scheller	Erin Jamison
								Heidi Nestel	Vickie Bushman
Anticipated bills not yet numbered									
								Lynn Excell	Rachelle Hill
								Ned Searle	Tiffany Nguyen
								Reed Richards	
								Teresa Brechlin	
								Tom Ross	
Tracked bills									
HB0016	Block Grant Funding for Prevention Programs in Public Education	This bill establishes block grant funding for the implementation of comprehensive prevention programs in local education agencies. Specifically evidence-based early intervention and prevention practices tailored to achieve outcomes and mitigate risk factors in a manner consistent with programs in substance abuse, gang prevention, youth suicide prevention, positive-behavior plans, and trauma-informed practices/resources.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*	Tracey Tabet	
HB0018S01	Online Dating Safety Amendments	This bill requires online dating apps to provide criminal background screening disclosures, safety awareness disclosures, and fraud ban notification. No criminal penalties.Changes with the 1st Substitute: technical language added/reorganized.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023		Tyler Kotter	
HB0019	Rape Crisis Center Modifications	This bill clarifies Rape Crisis Center and Services are non-profit entities and does not include a qualified higher institutional victim services provider.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0021	Open and Public Meetings Act Amendments	This bill requires a public body holding a meeting that is open to the public shall allow a reasonable opportunity for the public to provide verbal comment during the meeting.	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0023S01	Forensic Mental Health Amendments	This bill adds the superintendent of the Utah State Hospital to the Utah Substance Use and Mental Health Advisory Council as well as move the duties from the Forensic Mental Health Coordinating Council to USAAV. Duties include determine and collect data from the Department of Corrections regarding the: (i) Department of Corrections' mental health staffing; and (ii) the provision of mental health services to incarcerated individuals; etc.1st sub out but not adopted yet. Removes provision requiring data to be collected on DOC mental health staffing.	--	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0025	Murdered and Missing Indigenous Women and Girls Task Force Sunset Extension	This bill changes the name of the Murdered and Missing Indigenous Women and Girls Task Force (task force) to the Murdered and Missing Indigenous Relatives Task Force and extends the repeal date from November 30, 2023, to November 30, 2024.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0027	Drug Possession Penalty Amendments	This bill reduces the penalty from a third degree felony to a Class A misdemeanor if: (i) the person is a Category II restricted person solely due to Subsection (1)(b)(iv) (knowingly or intentionally possesses a dangerous weapon and possesses an unlawful Schedule I or II controlled substance); (ii) the only controlled substance in the restricted person's possession is marijuana, (iii) does not have the intent to produce, manufacture, or dispense the marijuana; AND (iv) the restricted person does not have any other unlawful controlled substance in their body, except 11 for-nor-9-carboxy-tetrahydrocannabinol (thc).	OPP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		
HB0028	Arson Amendments	This bill changes the definition of "Habitable structure"; legally defines "Habitable structure as "a structure that has the apparent purpose of or is used for lodging or assembling"	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0029S02	Mental Health Support and Law Enforcement Co-response	This bill establishes a grant program, administered by the Division of Integrated Healthcare, to fund an appropriate response to an individual experiencing a mental health crisis through new or expanded crisis intervention or mobile crisis outreach teams; provides that the division shall certify the teams, looking to national models for input; requires teams created or expanded through the program to work in partnership to implement or enhance a local crisis response model and system; and requires tracking and reporting of activities and outcomes funded through the program. 2nd sub removes the mcot provision, reduces the fiscal note and focuses on creating a grant program to help train law enforcement and others in best practices of the Crisis Intervention Team program.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

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HB0038	Initiative and Referendum Modifications	This bill essentially make it unlawful (Class A misd.) for an individual to pay an individual to sign an initiative petition, pay an individual to remove the individual's signature from an initiative petition, accept payment to sign an initiative petition, OR accept payment to have the individual's name removed from an initiative petition. Also defines the terms "initiative application", "initiative petition", "referendum application", "referendum petition", "certified", "circulation", "electronic referendum process", "eligible voter", "final fiscal impact statement" "budget officer" and other fiscal related terms; modifies and adds criminal provisions to create consistency.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0040S01	Indian Child Welfare Amendments	This bill enacts the Utah Indian Child Welfare Act. 1st Substitute Changes: exempts from certain time frames preferences under the Utah Indian Child Welfare Act; updates various code sections; adds that a state court, agency, or individual participating in the adoption or placement shall provide to an Indian tribe information about the Indian child's parentage; adds that an entity or individual who provides confidential information shall inform the individual or group receiving the information that the information received is to remain confidential.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0043S02	Domestic Violence Modifications	This bill creates the Domestic Violence Data Task Force that includes reps from DPS, CCJJ, and others. DPS shall provide staff support. This taskforce will work to gather information on type of lethality assessments conducted in the state; training and protocols implemented by law enforcement agencies; the data collection efforts implemented by law enforcement agencies; the number of cohabitant abuse protective orders that, in the preceding calendar year, were issued, amended or dismissed; the prevalence of domestic violence in the state; and the prevalence of stalking, strangulation, violence in the presence of children, and threats of suicide or homicide in domestic violence cases. The task force will create a strategic plan to address the findings. The 1st Substitute restructures original bill language in order to clarify the adjustments made via feedback from the Domestic Violence Data Task Force in Section 63C-29-201, and develops a form to be used by a law enforcement agency to provide data from lethality assessments performed by the law enforcement agency to the Department of Public Safety and corrected technology errors on Utah Legislature's website. 2nd sub includes lethality training and protocol training information	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0046S01	Criminal Code Recodification and Cross References	This is a large clean up bill. Reorders language, reorganizes different categories of offenses, and renames certain offenses. Also clarifies application of law enforcement defense and forfeiture provisions as applied to fraud offenses. 1st Substitute Changes: This bill no longer modifies Ch. 6 Offenses Against Property, and 6a Pyramid Scheme Act and instead this bill modifies provisions in Title 76, Utah Criminal code (this is done in an effort to clarify existing law); technical changes	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0047	Criminal Code Evaluation Task Force Sunset Extension	This bill extends the Criminal Code Evaluation Task Force to 2027.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0048	Early Childhood Amendments	This bill repeals the Governor's Early Childhood Commission and creates the Early Childhood Utah Advisory Council. This new council will have similar duties as the former but will also emphasize supporting Utah parents and families that addresses the areas of family support and safety; health and development, early learning, and economic development.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0050	Criminal Financial Obligation Amendments	This bill clarifies restitution processes specifically for Pleas in Abeyance – allows the parties to agree in a plea in abeyance to determine restitution at a subsequent hearing; Information Collection – requires law enforcement to note available restitution information in a citation or initial report; Timing Clarifications –Clarifies process for sentencing when restitution information is unavailable. Clarifies that restitution claims may be raised within existing statutory limits after sentencing if there is good cause for the delay; Termination of Probation – Requires notice of requested termination of supervision be sent to parties so that outstanding restitution can be addressed prior to termination of the sentence. Also some clarification on civil settlements and office of state debt collection.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0053S01	Protective Order Amendments	This bill clarifies jail release agreements and jail release court orders, specifically to include: an individual may enter the alleged victim's residence if after a law enforcement officer or the law enforcement officer's employing agency notifies or attempts to notify the alleged victim, the individual enters the premises while accompanied by a law enforcement officer for the purpose of retrieving the individual's personal belongings. 1st sub added amendments on expiration provisions for certain pretrial protective	SUP	<input checked="" type="checkbox"/>	<input type="checkbox"/>	2/3/2023			
HB0057S01	Law Enforcement Investigation Amendments	This bill establishes requirements for when reverse-location warrants (historical location information) can be obtained. LEAS may not obtain this information unless there is a search warrant and the investigation involves a felony or misd. A/B that involves harm or a risk of harm to a person, the destruction of a trophy animal or protected wildlife or is part of a pattern of criminal activity or an imminent ongoing threat to public safety; outlines LEA reporting requirements; requires CCJJ to receive, compile, and publish data; provides that an LEA not in compliance with reverse-location warrant reporting requirements may not receive grants from CCJJ. 1st Substitute: amends expiration provisions for certain pretrial protective orders.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0059S02	First Responder Mental Health Amendments	This bill adds spouses of retired first responders to the list of those who qualify for mental health services and provides that mental health services shall be provided on a regular and continuing basis. 2nd Substitute Changes: includes victim advocates in the bill language;	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0060	Juvenile Justice Modifications	This bill adds "juvenile delinquency records" to the public and private employers use of criminal records section; requires schools to report - if a minor is found on school grounds when school is in session or at a school-sponsored activity in possession of a dangerous weapon and that information is reported to, or known by, a school employee, the school employee shall notify the principal. Following notification, the principal shall notify a law enforcement officer and may notify school/district personnel (only if the principal determines that they should be informed); requires the State Board of Education (USB E) to include information about dangerous weapons in an annual report on school discipline and law enforcement action (Sen. Andereg's bill a couple years back); requires USB E to provide this report to CCJJ by Jan 15 of each year; requires CCJJ (JJOC) to provide a report to the Judiciary Interim Committee by October 1 of each year - on specifically the number of minors found in possession of dangerous weapons AND the consequences for minors found in possession of dangerous weapons on school grounds while school is in session or during a school-sponsored activity, including the number of arrests, referrals to the juvenile court, nonjudicial adjustments, delinquency petitions, and adjudications AND recommendations for legislative action with respect to the data; allows for a petition for expungement of a juvenile court record consisting of nonjudicial adjustments, records of arrest, investigation, detention, and delinquency petitions, a petition where the allegations of delinquency were found to be not true and allows for the automatic expungement of a successful nonjudicial adjustment completed on or after October 1, 2023.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		
HB0061S02	School Safety Requirements	This bill creates a state security chief position within the Department of Public Safety; creates the School Security Task Force; requires that all secondary schools (grades 7-12) have a school resource officer. 1st sub is out but not adopted: 25 million fiscal note. Would still require schools to have SROs and MOUs. Adds in SROs may refer youth to Juvenile Court. Coordinate data collection efforts from USB E to CCJJ, similar to HB 304. 2nd sub adopted and passed out of House LECJ unanimously. Removes requirement for schools to have SROS but requires all primary and secondary schools to conduct threat assessments. Adds requirement for USB E to contract with a vendor to provide firearm detection software to schools; Allows USB E to provide grants to schools if they are seeking school resource officer services; Keeps data reporting requirements for CCJJ.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0062S01	Driving Under the Influence Modifications	This bill: prohibits the Driver License Division from suspending a driver license unless the person fails to complete certain requirements as an ignition interlock restricted driver; for a person who elects to become an ignition interlock restricted driver, provides for time served as an ignition interlock restricted driver to count toward the time of a driver license suspension period in certain circumstances; prohibits a court from ordering an ignition interlock system from a specific provider; imposes certain monitoring requirements for an ignition interlock system; amends administrative rule requirements regarding ignition interlock system providers; provides procedures for a person to petition to remove an ignition interlock restriction due to a medical condition; amends the revocation period for a refusal to submit to a chemical test under certain circumstances; provides in some circumstances that a person may elect to become an ignition interlock restricted driver after refusal of a chemical test; removes the requirement for a person to complete a risk assessment in connection with certain ignition interlock requirements; amends provisions relating to ignition interlock system providers; and makes technical and conforming changes. Changes with the 1st Substitute: amends offenses eligible for the 24-7 sobriety program; provides in some circumstances that a license revocation period may be shortened based on participation in a 24-7 sobriety program; technical changes;	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0064	Waiver of Punative Damage Amendments	This bill prohibits courts from enforcing agreements to waive or limit liability for punitive damages; defines the terms "agreement" and "court".	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0066S01	Behavioral Health Crisis Response Commission Amendments	This bill directs the Behavioral Health Crisis Response Commission to administer grant programs to develop mobile crisis outreach teams; a behavioral health receiving center in a county of the third class; and a virtual crisis outreach team that will primarily serve counties of the third, fourth, fifth, or sixth class. Adds director of HHS to commission. The first substitute allows for up to two behavioral health receiving centers in a single county of the third, fourth, fifth, or sixth classes. Requires a recipient of a grant under this section shall enroll as a Medicaid provider and meet minimum standards of care for behavioral health receiving centers established by the division. Mandates the requirement that a behavioral health receiving center developed using a grant awarded under this section to operate 24 hours a day, seven days a week	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0072	Medical Cannabis Governance Revisions	This bill moves most oversight and regulation of medical cannabis pharmacies and couriers from the Department of Health and Human Services to the Department of Agriculture and Food and creates a Medical Cannabis Policy Advisory Board.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0078S01	Behavioral Health Treatment Access Amendments	This bill requires certain health benefit plans to upon request of an enrollee who is a health care provider, offer a single case agreement for covered behavioral health treatment. 1st Substitute Changes: the location where an enrollee works as a health care provider must include all locations or facilities of the enrollee's employer; mental health treatment provided pursuant to a single case agreement under this section must be within the out-of-network mental health provider's scope of practice, a service that is otherwise covered under the enrollee's health benefit plan, and may not be experimental; an enrollee must request a single case agreement (under Subsection 2); an enrollee must provide information about where the enrollee works as a health care provider sufficient for the health benefit plan to determine whether the circumstances described in Subsection 3 exist	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0081	Mental Health Treatment Amendments	This bill requires health plans offered by a governmental entity that opts out of the federal Mental Health Parity and Addiction Equity Act (the act) to substantially comply with the act, including the act's financial requirements and treatment limitations; provides limitations that a governmental entity may place on residential treatment coverage.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0082	School Assembly Notice Requirements	This bill: defines terms; and requires local education agencies to provide: <ul style="list-style-type: none"> • prior notice of certain school assemblies to parents and guardians; and • resources related to certain school assemblies for home use by parents and guardians. 	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		

1. 2023 UCVL Legislative Subcommittee Tracking

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0084	Postpartum Medicaid Coverage Amendments	This bill: defines terms; and requires the Division of Medicaid and Health Financing to request a Medicaid waiver or state plan amendment from Centers for Medicare and Medicaid Services to extend the duration of postpartum coverage.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		
HB0085	Pregnancy Medicaid Coverage Amendments	This bill: requires the Division of Medicaid and Health Financing to request a Medicaid state plan amendment from Centers for Medicare and Medicaid Services to extend Medicaid coverage to pregnant women with a household income less than or equal to 200% of the federal poverty level.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		
HB0086	Firearm Reporting Requirements	This bill 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.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0089	Gun Safety Amendments	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.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0096	Peace Officer Training Amendments	This bill requires the POST director to ensure that the basic training curriculum covers instruction on identifying, responding to, and reporting a criminal offense (hate crimes) that is motivated by a personal attribute, as that term is defined in victim targeting penalty enhancement (age, ancestry, disability, ethnicity, familial status, gender identity, homelessness, marital status, matriculation, national origin, political expression, race, religion, sex, sexual orientation, service in the U.S. Armed Forces, status as an emergency responder, or status as a law enforcement officer, correctional officer, special function officer, or any other peace officer).	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0097	Government Records Access Amendments	This bill adds in personal electronic device (phone, computer, pager, tablet) to GRAMA requests; provides a process for searching the personal electronic device of an officer or employee of a governmental entity; Class B misd. if the officer or employee refuses to conduct a search after a governmental entity requests the officer or employee to conduct a search or provides a sworn declaration that is materially false.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0098	Process Server Amendments	This bill allows a special function officer who is employed as an appointed deputy sheriff by a county of the state to serve court documents when the use of force is authorized or when a breach of the peace is imminent or likely (currently only a law enforcement officer and constable is allowed).	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0099	Sex Offender Restrictions Amendments	This bill increases the penalty for repeat offenders of sex offender protected area restrictions, 3rd degree felony (from Class A misd). First time violators are Class A misd.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	*		
HB0100	Beer Order and Delivery Amendments	This bill: defines terms; permits an off-premise beer retailer to make off-premise beer deliveries under certain circumstances; requires the Alcoholic Beverage Services Commission to make administrative rules to establish an application process for off-premise beer deliveries; requires the Division of Substance Abuse and Mental Health to establish training regarding off-premise beer delivery; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0102	Higher Education Residency Amendments	This bill: requires an institution within the state system of higher education to grant residency status to an individual who is not a citizen of the United States but has been granted or has applied for certain immigration status.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0103S02	Weapon Possession While Under the Influence Amendments	This bill amends the definition of a Category II restricted person by adding in "or addicted to" a controlled substance. This bill amends provisions related to who can carry a dangerous weapon to include an individual who is solely under the influence of a controlled substance for which the actor has a valid prescription that the actor takes as prescribed; and that does not impair the ability of the actor to safely handle a dangerous weapon. Currently only individuals who are prescribed medication for ADHD are exempt from this, this bill would expand that exemption definition. 2nd Substitute Changes: 1) No longer amends the definition of a Category II restricted person therefore now this bill solely amends provisions related to who can carry a dangerous weapon; 2) Language added to include that those with controlled substance prescriptions who are "not a danger to the actor or another individual" and "is capable of safely handling a dangerous weapon" is allowed to maintain possession of a weapon.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

1. 2023 UCVL Legislative Subcommittee Tracking

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HB0106	HIV Testing Modifications	This bill provides a process to obtain a court order if an alleged sexual offender refuses an HIV test at the request of an alleged victim. Provides that the results of a test conducted pursuant to this section are presumptively inadmissible in evidence in the criminal matter in connection with which the testing was requested, unless a court of competent jurisdiction determines that evidence of the test result may be admitted for the limited purpose of impeaching a witness.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0107	Concealed Weapons Permit Fee Amendments	This bill waives the fee for a school employee to obtain a concealed weapons permit. Currently only law enforcement officers, active duty members, spouse of active duty members can have this permit fee waived.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0108	Child Sex Doll Prohibition	This bill defines child sex doll as an anatomically correct doll, mannequin, or robot, with the features of, or with features that resemble those of a minor; and is intended for use in sexual acts. This bill makes possession of a child sex doll a Class A misd. with a minimum fine of \$2500 and distribution of a child sex doll a 3rd degree felony with a minimum fine of \$10k.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0111	Inmate Treatment Amendments	This bill requires county and municipal jails to allow medication assistance treatment by a state-approved entity for inmates who were active clients prior to incarceration and provides that the jails may not pay for or store any medications used for medication assistance treatment programs.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0111S02	Inmate Treatment Amendments			<input type="checkbox"/>	<input type="checkbox"/>				
HB0114S01	Theft Defense Amendments	This bill provides that it is not a defense to theft of livestock or a domestic animal that the livestock or domestic animal is sick, injured, or a liability to the owner. ***The 1st Substitute strikes the language "domestic animal". Now the bill is only applicable to livestock.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0115	Child Abuse Reporting Revisions	This bill removes "a member of the clergy" from the exempt list of the required reporting of child abuse and neglect section. Similar to Sen. Pitcher's SB72.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0120	Weapon Possession Amendments	Clarifies that a conviction for misdemeanor assault in DV cases that has been expunged, set aside, reduced to an infraction by court order, pardoned, or regarding which the person's civil rights have been restored should not be classified as a Category II restricted person, unless the pardon, reduction, expungement, or restoration of civil rights expressly provides that the person may not ship, transport, possess, or receive firearms.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0122S01	Sex Offender Registry Amendments	This bill clarifies that juveniles committing qualifying offenses are still required to comply with registry requirements; clarifies - except for an offender who is subject to lifetime registration for repeat offenses (kidnap or sex offenses), the department shall, if the offender was under 18 years old at the time of the offense, maintain, but not publish, the offender's information on the registration website for an offense listed in 77-41-102(10)(a), (e), or (f) or 77-41-102(18)(a), (e), or (f) which are pretty much kidnap or sex offenses, individuals found not guilty by reason of insanity in this state or in any other jurisdiction of one or more kidnap or sex offenses, or individuals adjudicated and committed to secure care for kidnap or sex offenses. This bill also adds attempt, solicitation, and conspiracy to commit certain human trafficking offenses to the offenses that qualify for the sex offender registry and clarifies that for purposes of determining a lifetime registration requirement for an offender under 21 years old, a sentencing court may determine at any time after a conviction that the offense did not involve force or coercion. 1st sub adds in "An offender convicted after May 3, 2023, of an offense committed when the individual was under 18 years old, is not subject to registration requirements under this chapter unless the offender is charged by criminal information in juvenile court, is bound over to district court; and is convicted of a qualifying kidnap or sex offense."	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0125	Postretirement Reemployment Amendments	This bill: defines terms; provides the circumstances under which a retiree who was a public safety service employee or a teacher immediately before retirement may be reemployed with a participating employer within the one-year separation period without cancellation of the retiree's retirement allowance; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			

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HB0129	Prohibited Correctional Facility Items	This bill makes it a Class A misd. to transport, provide, sell, or possess a communication device at a correctional facility or secure area of a mental health facility in violation of facility policy (compared to 3rd degree felony for other prohibited items such as firearms etc.)	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0132S01	Prohibiting Sex Transitioning Procedures on Minors	This bill: defines terms; makes it unprofessional conduct for a health care provider to perform a medical procedure on a minor for the purpose of attempted sex transitioning or attempted sex change; and makes technical changes. 1st Substitute Changes: health care providers may continue to administer cross-sex hormones to a minor under a specific set of circumstances outlined in Section 1.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0139	Sex and Kidnap Offender Registry Requirements	This bill clarifies kidnap and sex offender registration requirements for an offender who commits kidnap and sex offenses in another state and requires registration if they have resided in this state for at least 183 days in a year for two consecutive years, during the two consecutive years have met the registration requirements, and intends to primarily reside in this state.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0139S01	Sex and Kidnap Offender Registry Requirements	1st sub out but hasn't been adopted. Removes a lot from the original bill. Still in House rules.	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023	Reed to follow up		
HB0140	Standard Response Protocol to Active Threats in Schools	This bill codifies USBE rulemaking authority to require an LEA or school to develop emergency preparedness plans and emergency response plans that include developmentally appropriate training for students and adults regarding: active threats, emergency preparedness, drills, and standard response protocols coordinated with community stakeholders; requires LEAs to identify underlying standard response protocols and emerging best practices for an emergency, and define what constitutes an "active threat" and "developmentally appropriate."	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0141S01	Driver License Test Amendments	This bill allows the Driver License Division to begin administering certain examinations in languages other than English; allows an individual to take certain driver license examinations in the individual's preferred language, subject to availability, for the individual's initial application and first renewal application for a driver license; allows a translator for certain driver license examinations in certain circumstances; requires a report from the Driver License Division to the Transportation Interim Committee. ***1st Substitute of this bill creates language that ensures the bill applies to refugees, approved asylees, and covered humanitarian parolees; establishes new aspect of the bill that "Upon the second renewal of an individual's class D license certificate of an individual who has taken the knowledge exam in the individual's preferred language under Subsection (2)(a)(ii), the division shall re-examine the individual's knowledge of the state traffic laws in English".	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0143S01	Parental Kidnapping Amendments	This bill makes it a 3rd degree felony for a parent without visitation rights or custody to interfere with custody of a child, takes, entices, conceals, detains, or withholds the child from an individual entitled to custody of the child. 2nd degree felony if during the course of parental kidnapping, the parent removes, causes the removal, or directs the removal of the child from the state. Creates affirmative defense if they reasonably believed it was necessary to protect the child from imminent serious bodily injury/death, authorized by law, or taken with the consent of the individual entitled to custody of the child or a custodian, guardian, caretaker, or other individual lawfully acting in place of the individual entitled to custody of the child; OR they reasonably believed it was necessary to protect the child from abuse, including sexual abuse; and before taking the action the parent reports to law enforcement the parent's intention to engage in the action and the basis for the parent's belief. 1st Substitute Changes: clarifies custody rights	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0146S03	Sex Offender Restricted Area Amendments	This bill restricts individuals on the sex offender registry from entering a homeowners' association swimming pool, park, or playground. Current language denotes "public" swimming pool, park or playground as restrictions, current penalty is Class A misd. Similar to Sen. Anderegg's SB60. 2nd Substitute of this bill changes technical terms, includes the kidnap offender registry, and establishes that aspect of private entities's locations. 3rd Substitute makes is clear what these protected areas do not include	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0147	Crime Posting Restrictions	This bill makes it a Class B misd. if an individual witnesses a crime being committed against another individual, knows that the individual is in need of immediate assistance, fails to summon a law enforcement officer or other assistance, intentionally creates a recording (photograph, film, video recording, picture, or image) that captures all or part of the crime, AND distributes the recording to another individual who is not the victim. Exception to this - if the actor before distributing a recording of the crime, reports the crime to a law enforcement officer or reasonably believes that another individual has reported the crime to a law enforcement officer; or distributes the recording to a law enforcement officer or a prosecuting attorney.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0148	Firearm Amendments	This bill amends offenses related to a restricted person in possession of a dangerous weapon to include ammunition; makes possession of a firearm on which the identifying marks have been altered or removed a Class A misd.; requires the Bureau of Criminal Identification to inform local law enforcement within 30 minutes when a prohibited person attempts to purchase a firearm from a firearm dealer; requires a firearm dealer to distribute a firearm safety brochure at the time of the transfer of a firearm; requires a firearm dealer to post a written notice of potential liability for the negligent storage of a firearm and provides a penalty (Class C misd.) for failure to post the notice. Similar to Sen. Pitcher's SB69.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0149	Student Graduation Attire Revisions	This bill allows all public school students to wear items of religious or cultural significance as part of their graduation attire. Similar to Rep. Eliason HB191	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0152S1	Online Prescribing, Dispensing, and Facilitation Licensing Act Repealer	This bill: repeals Title 58, Chapter 83, Online Prescribing, Dispensing, and Facilitation Licensing Act; and makes conforming changes.	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023	Teresa to follow up		
HB0153	Abortion Revisions	This bill: <ul style="list-style-type: none"> • modifies and consolidates definitions; • repeals the statute that established a prohibition on abortions after 18 weeks and incorporates its contents into existing statute, replacing language that established now-superseded viability standards; • standardizes language between various statutes that regulate abortion; • clarifies the conditions under which an abortion may be performed to protect the health of the mother; • amends language related to medical defects of a fetus; and • makes technical corrections. 	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Teresa to follow up		
HB0156S02	Sex and Kidnap Offender Registry and Child Abuse Offender Registry Administration Amendments	This bill moves the administration of the Sex and Kidnap Registry and the Child Abuse Offender Registry from the Department of Corrections to the Department of Public Safety. 2nd Substitute Changes: clarifies that all language stated as "department" refers to the Department of Corrections; other technical changes	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0158	Electronic Information or Data Privacy Act Modifications	This bill provides that law enforcement may obtain a specific category of electronic information or data (audio or video surveillance recording) with a subpoena.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023	See what LELC says. Tyler to follow up		
HB0158S01	Electronic Information or Data Privacy Act Modifications	1st sub is out but not adopted, adds in a coordinating clause for HB 57. House Law Enforcement and Criminal Justice Committee 1/30. Amendment clarifies the surveillance is for non residential places only. Failed in House LECJ.	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023			
HB0159	Health Care Professional Licensing Requirements	This bill allows an individual who holds a health care license from a different state to provide telehealth services to individuals located in Utah. Specifically if at the time the health care service is performed, the patient is located in Utah and the health care provider is located in the state that issued the nonresident health care license AND performing the telehealth service would not otherwise violate state law.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0163	Protecting Student Religious and Moral Beliefs Regarding Athletic Uniform Requirements	This bill provides that certain associations and educational organizations may not prohibit a student athlete from wearing religious clothing, or other clothing consistent with the student athlete's beliefs, while participating in an athletic activity.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0164	Law Enforcement Training Amendments	This bill requires a governmental agency that hires a law enforcement or correctional officer from another agency with a certain time period to reimburse the initial agency for certain costs such as 1) 100% of the retirement contributions and salary paid to the officer by the initial agency during mandatory training if the officer is hired by the subsequent agency within one year after the day on which the officer completed training; 2) 50% of the retirement contributions and salary if the officer is hired by the subsequent agency after the one-year period or within two years after the day on which the officer completes madatory training; 3) An initial agency may waive the initial agency's right to all of, or the portion of, there reimbursement required if that agency terminates the officer during or after completion of mandatory training and the officer is hired by a subsequent agency or contractually obligates the officer to pay an amount if the officer leaves employment within a specific period of time after completing the madatory training.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0165	Firearm Discharge on Private Property Amendments	This bill clarifies that a private property occupant who knowingly allows a firearm possessor to lawfully bring a firearm onto the occupant's property, is not civilly or criminally liable for any damage or harm resulting from the discharge of the firearm by the firearm possessor while on the occupant's property.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0166	Mental Health Professional Licensing Amendments	Similar to Rep. Thurston's HB159 above but for mental health/substance use, this bill removes restrictions on the provision of remote mental health therapy and remote substance use disorder counseling to allow a clinician to provide services: if the individual is present in the state or territory where the individual is licensed to practice mental health therapy or substance use disorder counseling AND the individual does not engage in unlawful conduct or unprofessional conduct. This bill also removes the 2 year minimum in acquiring the necessary 3000 hours to become a licensed clinical social worker, marriage and family therapist, and clinical mental health counselor.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0166S01	Mental Health Professional Licensing Amendments	1st Substitute Changes: clarifies the definitions of "prescribe" and "prescription drug"; outlines that an individual who provides mental health therapy remotely or substance use disorder counseling remotely to a client in Utah may not prescribe a prescription drug for a client in Utah unless the individual is licensed in Utah and other requirements that must be met to prescribe prescription drugs; requires that the "division" will report to the Health and Human Services Interim Committee at or before the committee's October 2026 meeting regarding any complaint the "division" has received concerning individuals who have provided therapy or counseling.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0168	License Plate Reader Systems Amendments	This bill allows a law enforcement agency to use license plate reading technology gathered by a private entity in certain circumstances; requires law enforcement agency to preserve a record of the number of times a search of captured license plate data is conducted by the agency, or the agency's employees or agents and the crime type and incident number associated with each search of captured license plate data for at least five years; allows special use permit for law enforcement agency to install any stationary device with the purpose of capturing license plate data of vehicles traveling on a state highway regardless of whether the device is installed on property owned by the department or the law enforcement agency.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0173	Government Attorney Fees Amendments	This bill allows a private party to recover attorney and expert fees as the prevailing party in certain civil actions adverse to a governmental entity; requires and permits a court to award reasonable attorney fees to a private party who prevails in certain civil actions adverse to a governmental entity; defines the terms "attorney fees", "civil action", "expert fees", "prevailing party", and "private party".	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0174S01	Conviction Reduction Amendments	This bill modifies the requirements for reducing the degree of an offense for a conviction after the defendant is sentenced. Specifically allows upon a motion from the prosecuting attorney or the defendant, the court may enter a judgment of conviction for a lower degree of offense than established by statute if after the defendant is successfully discharged from probation or parole for the conviction AND if the court finds that entering a judgment of conviction for a lower degree of offense is in the interest of justice. Also allows this if the defendant's probation or parole for the conviction did not result in a successful discharge but the defendant is successfully discharged from probation or parole for a subsequent conviction of an offense, at least three years have passed after the day on which the defendant is successfully discharged from probation or parole for the subsequent conviction, the defendant is not convicted of a serious offense during the time period, there are no criminal proceedings pending against the defendant; the defendant is not on probation or parole for any other offense; AND the court finds that entering a judgment of conviction for a lower degree of offense is in the interest of justice. Also allows the same as above but if the defendant's probation or parole for the conviction did not result in a successful discharge but the defendant is successfully discharged from a rehabilitation program. 2nd Subs clarifies a conviction can be reduced if probation or parole did not result in a successful discharge but the defendant is successfully discharged from probation or parole for a subsequent conviction of an offense at least five years have passed after the day on which the defendant is sentenced for the subsequent conviction; OR at least three years have passed after the day on which the defendant is sentenced for the subsequent conviction and the prosecuting attorney consents to the reduction. Also adds in if it is for a reduction in a violent felony offense the prosecuting attorney has to consent.	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0177	State Hospital Amendments	This bill creates the advisory State Hospital Relocation Commission; directs the commission to evaluate and make recommendations as to whether the state hospital should be relocated; and or one or more new locations for the state hospital, if the commission determines that the state hospital should be relocated.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HB0177S01	State Hospital Amendments	1st Substitute Changes: allows for the executive director's designee and the director of the Division of Facilities Construction and Management to be appointed (in accordance with Section 63A-5b-302)	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023	Awaiting substitute language		
HB0178S1	Post-Employment Restrictions Revisions	This bill: defines terms; provides that a post-employment restrictive covenant or nonsolicitation agreement related to certain disability services is void; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input type="checkbox"/>	2/3/2023			
HB0180	Child Welfare Placement Review Amendments	This bill extends the time during which a relative is given preferential consideration for placement of a child after a shelter hearing; creates a preferential consideration for placement of a child with a relative after the child is removed from a foster home in certain circumstances; addresses the analysis a juvenile court undertakes when evaluating whether to terminate parental rights.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0181	Offender Employment Amendments	This bill increases accessibility to job opportunities for individuals with a criminal history. Ultimately, would require the Department of Workforce Services to create and maintain a web portal where a state or local business may post job opportunities available to individuals with criminal histories; Requires the Division of Human Resource Management to provide information and guidance to state agencies that encourage the hiring of individuals with criminal histories, ensure that state agency job opportunities are available in the web portal, and report information to the Law Enforcement and Criminal Justice Interim Committee; Requires the Department of Corrections to ensure offenders have access to the web portal prior to release from incarceration.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0191	Student Graduation Attire Amendments	Similar to Rep. Kwan's HB149. This bill provides that students may wear recognized cultural or religious adornments during a high school graduation unless the adornment substantially disrupts or materially interferes with the graduation ceremony.	---	<input checked="" type="checkbox"/>	<input type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0192S01	Traffic Violation Amendments	This bill expands the availability of a deferred prosecution for certain traffic violations. Specifically the following may be granted a deferred prosecution if the individual completes a traffic school course approved by the Department of Public Safety as a condition of the deferred prosecution and 1) the individual is older than 16 years old but younger than 21 years old; 2) the individual has one or fewer moving traffic infraction convictions in the 24 months immediately preceding the current citation; 3) the individual that receives the citation for more than one moving traffic infraction from the same incident or occurrence; 4) the individual who caused an accident (excluding the accident results in a serious injury or fatality) during the commission of the traffic infraction; OR 5) the individual that receives the citation for speeding between 20 and 30 miles per hour over the legal speed limit if the speeding violation is not over double the legal speed limit. Any individual who applies for deferred prosecution must complete the traffic school course within 3 months of the date on which the individual applies for the deferred prosecution. 1st Substitute changes: requires the Department of Public Safety to contract with one or more traffic school providers to create a traffic school program; grants rulemaking authority to the Department of Public Safety to make rules related to the establishment of a traffic school program; requires a traffic citation include information about the individual's possible eligibility for deferred prosecution and changes technical language.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0194S01	Motor Vehicle Dealer Requirements	This bill relates to the Motorvehicles Business Regulation Act. Adds new conduct (knowingly or intentionally requiring a purchaser to pay as a condition of the sale an amount higher than the negotiated purchase price; or any fee or charge in addition to the negotiated purchase price) to an existing criminal offense under 41-3-701. 1st Substitute Changes: requires certain fees by state or federal law; requires a service fee for a dealer documentary; creates certain increases in price imposed by a manufacturer for semi-tractors with a gross vehicle weight rating over 14,000 pounds; requires a motor vehicle dealer to provide and execute a transaction disclosure form; provides a special effective date of June 1, 2023; other technical code and wording changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0195	Criminal Investigations of School Employees	This bill requires that if a local school board maintains factual knowledge that an employee is the subject of an ongoing criminal investigation in relation to drugs, violence, or minor, the school board must place that school employee on paid administrative leave until (1) if the criminal investigation substantiates that the school employee has committed wrongdoing, the local school board is required to take further employment action by terminating the employee and the school employee must pay back all salary compensation received during the leave period or (2) if the criminal investigation does not substantiate that the school employee has committed wrongdoing, the local school board must provide the employee the opportunity to return to work.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0197	Higher Education Financial Aid Amendments	This bill: allows a president of a state institution of higher education to waive tuition for students who are members of certain tribes; defines terms; extends the length of eligibility for promise grants; allows the Utah Board of Higher Education to name a promise partner grant after a business that has funded the grant; extends promise partner grants to dependents of promise partner employees; allows Veterans Tuition Gap Program funds to be applied to education-related supplies and housing allowances; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0199	Voluntary Firearm Safekeeping Amendments	This bill prohibits a law enforcement agency that receives a firearm from the owner or the owner's cohabitant for safekeeping from returning the firearm to the owner if the owner is a restricted person or is alleged to have committed a domestic violence offense and is subject to a jail release agreement or a jail release court order; directs the Department of Public Safety to create a pamphlet detailing a domestic violence victim's rights to commit the perpetrator's firearm to a law enforcement agency under circumstances.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0203	Inmate Education Amendments	This bill directs the Higher Education and Corrections Council to facilitate postsecondary education for inmates housed in county jails; directs the Utah Board of Higher Education to assign student success advisors to correctional facilities; removes a provision requiring an inmate to pay 50% of tuition at the time of enrollment; requires an institution of higher education to consider an inmate a state resident for tuition purposes; directs the Department of Corrections to provide an inmate with housing in common residential units during the time the inmate's case action plan is being developed and while the inmate is participating in postsecondary certificate or degree programs; requires a correctional facility to inform an individual sending money to an inmate that a process exists for the individual to review the inmate's financial records.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0203S03	Inmate Education Amendments	3rd sub clarifies the bill will only impact DOC and not jails - as it relates to the tablets.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0204	Child Welfare Proceedings Testing Requirements	This bill provides that a guardian ad litem may not refer an individual for drug testing by means of a hair, fingernail, or saliva test that is administered to detect the presence of drugs; provides an individual who is receiving services from the Division of Child and Family Services, or is a party to an abuse, neglect, or dependency proceeding, may not be ordered or referred for drug testing that is administered through a sample of saliva.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	DCFS is working on language		
HB0208	Criminal Trespass Amendments	This bill creates a criminal penalty (Class B. Misd.) for criminal trespass if for recreational purpose: (1) the actor touches or remains unlawfully on private property and intends to cause annoyance or injury to a person or damage to property or intends to commit a crime, other than theft or a felony; or is reckless as to whether the actor's presence will cause fear for the safety of another OR (2) knowing the actor's touching or presence is unlawful, the actor touches or remains on private property to which notice against entering is given by personal communication to the actor by the owner or someone with apparent authority to act for the owner, fencing or other enclosure obviously designed to exclude intruders or posting of signs reasonably likely to come to the attention of intruders.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
HB0210	Justice Court Changes	This bill creates the Justice Court Reform Task Force; reinforces that a justice court is part of the state judiciary while addressing the independence of a justice court from other branches of government for a municipality or county; amends the eligibility requirements for a justice court judge; clarifies that the Utah Supreme Court and Utah Judicial Council provide direction and oversight of justice courts and justice court personnel in the exercise of judicial functions and responsibilities; allows a justice court judge to appoint a court administrator or court clerk; addresses the responsibilities of a justice court judge, justice court personnel, and a municipality or county in regard to a justice court	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0210S01	Justice Court Changes		HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023			
HB0212	Clergy Child Abuse Reporting Requirements	Similar to Rep. Romero's HB115 and Sen. Pitcher's SB72, this bill clarifies language but doesn't really change anything substantive? Just adds in "Notwithstanding the exemption in Subsection (3)(a), a member of the clergy may report suspected child abuse or neglect."	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0216	Business and Chancery Court Amendments	This bill establishes the Business and Chancery Court; in regard to the Business and Chancery Court this bill provides the number of judges allowed, the process of judge retention in elections, terms of judges, salaries for judges, the selection for judges of the court along with the presiding judge, the associate presiding judge, and staff and management of the court; addresses the location and facilities of the court, and the demand for a jury trial in the court, as well as the post-judgment interest rate for judgments in the court and a judicial hiring freeze for judges of the court; establishes that the Business and Chancery Court is not geographically divided into districts and is a trial court with statewide jurisdiction; establishes that the Business and Chancery Court is the trier of fact and law in any action; creates the Business and Chancery Court Nominating Commission; amends provisions regarding the Judicial Conduct Commission	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0216S01	Business and Chancery Court Amendments	1st Substitute Changes: enacts a civil fee of \$500 at the time that the party files a civil complaint or petition in the Business and Chancery Court or a motion to transfer an action from the district court to the Business and Chancery Court; requires all fees collected to be paid to the General Fund; from two to only one judge; creates Revisor instructions that indicate this bill will not be enrolled if HB251: Court Amendments did NOT pass		<input type="checkbox"/>	<input type="checkbox"/>				
HB0219	Firearms Regulations	This bill declares that the state will not enforce certain federal firearms laws or regulations; declares that the state of Utah has a strong commitment to the Second Amendment to the United States Constitution and Utah Constitution, Article 1, Section 6 along with the Ninth and Tenth Amendments to the United States Constitution; declares that the state and its political subdivisions will not enforce federal laws that purport to restrict or ban certain firearms, ammunition, or firearms accessories.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*Changes anticipated. Ryan to follow up		
HB0223	Drug and Alcohol Enforcement Amendments	This bill requires the Department of Public Safety to use the Alcoholic Beverage Control Act Enforcement Fund to ensure the support of ten of the alcohol-related law enforcement officers have a primary focus enforcement of drug-related offenses (note: four of the ten alcohol-related law enforcement officers have a primary focus in restaurants) ; increases the deposits made into the Alcoholic Beverage Control Act Enforcement Fund and the Alcoholic Beverage Enforcement and Treatment Restricted Account; ensures that the department shall deposit 1.415% of the total gross revenue from the sale of liquor with the state treasurer to be credited to the fund	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0223S01	Drug and Alcohol Enforcement Amendments	1st Substitute Changes: requires the Department of Public Safety to use the Alcoholic Beverage Control Act Enforcement Fund to maintain a certain number of drug enforcement officers; appropriates in the fiscal year 2024 \$1,320,000 from the General Fund as an ongoing appropriation; defines "drug enforcement officer"; requires at least 10 drug-related law enforcement officers in the state are maintain at all times; ensures this bill takes effect on July 1, 2023		<input type="checkbox"/>	<input type="checkbox"/>				
HB0225	Firearm Possession Amendments	This bill requires before returning a firearm to an individual from evidence, the agency returning the firearm shall confirm, through the BCI, that the individual is eligible to lawfully possess and receive firearms; requires a court that reports criminal information to the Criminal Investigations and Technical Service Division to provide the relationship between the victim and the perpetrator; amends the definition of a "restricted person"; classifies an alien in the state on a nonimmigrant visa in certain circumstances as a restricted person not able to possess, own, or purchase a firearm; requires BCI to inform the local law enforcement agency with jurisdiction over a firearms dealer when a restricted person attempts to purchase a firearm from that dealer.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0225S01	Firearm Possession Amendments	Lines 355-365, concerns on the automatic lifting of restrictions after 5 years. 1st sub clarifies request for criminal information; adds restrictions for restricted individuals using an antique firearm for an activity under the wildlife resources code. 1st sub also adds a coordinating clause.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0226	Sale of a Firearm Amendments	This bill directs BCI to create an online process that allows an individual involved in the sale of a firearm to determine if 1) the other party to the sale has a valid concealed carry permit, 2) the other party to the sale is a restricted person, OR 3) the firearm has been reported as stolen; directs the bureau to notify an individual using the online process that the individual could be criminally prosecuted for selling or purchasing a stolen firearm or selling a firearm to a restricted person and the bureau is immune from suits arising from the bureau's operation of the online process.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
HB0226S01	Sale of a Firearm Amendments	1st Substitute Changes: adds to the bill language under Section 2, "this section does not create a civil cause of action arising from the sale or purchase of a firearm under this section".		<input type="checkbox"/>	<input type="checkbox"/>				
HB0244	Utah Victim Services Commission	This bill creates the Utah Victim Services Commission; addresses commission membership, appointment, terms, vacancies, expenses for members of the commission, procedure and structure of the commission including appointment of a chair, election of a vice chair, and the establishment of subcommittees; modifies the membership of the State Commission on Criminal and Juvenile Justices, the Utah Substance Use and Mental Health Advisory Council, the Utah Council on Victims of Crime, and the Domestic Violence Offender Treatment Board;	PRI	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0244S01	Utah Victim Services Commission and Victim Services	1st Substitute creates the Victim Services Restricted Account; addresses the funding and distribution of the Victim Services Restricted Account;		<input type="checkbox"/>	<input type="checkbox"/>				
HB0246	Board of Pardons and Parole Amendments	This bill requires the Board of Pardons and Parole to prioritize public safety when making a decision about an offender; a commutation or pardon may be granted for an offender only after a full hearing before the board; enacts reporting requirements that the board must publicly display 1) the current parole recidivism rate, 2) the post parole recidivism rate, 3) measures of successful parole, 4) summary statistics outlining the board's reasons for departing from the sentencing guidelines (established by the Sentencing Commission under Section 63M-7-404) on the board's website AND submit a report on or before September 30, 2023 as well as each calendar quarter following the initial report to the Law Enforcement and Criminal Justice Interim Committee; defines the terms "calendar quarter", "current parole recidivism rate", "offender", "post parole", and "recidivism rate".	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023	Hear from BOPP		
HB0246S01	Board of Pardons and Parole Amendments	1st sub makes substantial changes from original bill.	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023			
HB0247	Alcohol Control Amendments	<p>This bill makes it a Class B Misdemeanor if a person obstructs the entry of an individual investigating, interferes with an investigation, or if an individual knowingly alters, destroys, conceals, or removes a record if the record is relevant to an official proceeding or investigation under the Alcoholic Beverage Control Act. Makes it a Class A Misdemeanor if a person knowingly alters, destroys, conceals, or removes a record if the record is relevant to an official proceeding or investigation for 32B-4-404 (the Unlawful sale, offer for sale, or furnishing to intoxicated person).</p> <p>Other Information About This Bill: This bill requires the state treasuries to annually: 1) adjust for inflation the maximum amount of damages that may be awarded in an action under the Alcoholic Product Liability Act; 2) report the adjusted amount to the Administrative Office of the Courts; 3) requires a court to use the adjusted damages amounts when awarding damages in an action under the Alcohol Product Liability Act; makes technical changes requires certain licensees under the Alcoholic Beverage Control Act to: 1) make and retain video surveillance records; 2) certify the video surveillance and other records are properly made and maintained for license renewal; and 3) after receiving notice of a certain civil or criminal action, retain records relevant to the action; modifies definitions; requires certain licensees under the Alcoholic Beverage Control Act to: 1) make and retain video surveillance records; 2) certify the video surveillance and other records are properly made and maintained for license renewal; 3) and after receiving notice of a certain civil or criminal action, retain records relevant to the action.</p>	HOLD	<input type="checkbox"/>	<input type="checkbox"/>	2/3/2023	Changes anticipated		
HB0248	Mental Health Services for Adults	This bill requires the Department of Health and Human Services to create a long-term, statewide assertive community treatment (ACT) team plan. Grantees and DHHS are required to report on the number of ACT team patients who experiences: an acute psychiatric hospitalization; an arrest, incarceration, probation, or parole; or a transition from homelessness or housing insecurity to supported housing or housing.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0250	Social Worker Licensing Amendments	This bill: removes an examination requirement for licensure as a certified social worker or social service worker; repeals provisions creating and related to the position of certified social worker intern; authorizes the Division of Professional Licensing (division) to make rules creating: <ul style="list-style-type: none"> a path to licensure as a certified social worker that includes an examination requirement; a path to licensure as a social service worker that includes an examination requirement; and a provisional clinical social worker license; provides requirements that the division must include in rule for a provisional clinical social worker who applies for licensure as a clinical social worker; and makes technical and conforming changes.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0251	Court Amendments	This bills relates to the filing or bringing of a civil action, in the district court. Specifically removes the requirement, "such an action shall be brought in the Third Judicial District Court for Salt Lake County."		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0254	Penalty for False Statement During Drug Arrest	This bill creates a penalty enhancement if an individual at the time of an arrest lied about ingesting drugs and thus causing the officer to take the individual to a medical facility, AND the medical examination demonstrates the individual's initial claim was indeed false.	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0255	Vehicle Accident Reports Amendments	This bill requires DPS to provide an unredacted accident report to certain persons that contains the name, address, and phone number of each person involved in the accident except if the disclosure of the information may endanger the life or physical safety of the individual, including when the individual is under witness protection.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0259	Suicide Prevention in Correctional Facilities	This bill requires the Department of Public Safety to administer the Suicide Deterrence Grant Program to provide suicide barriers in county jails.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0261	Fire Related Amendments	This bill adds burning of a field, cultivated land, or a debris pile, to the list of class B.misd if an individual sets on fire during a closed fire season without a permit, noncompliance with the permit, and failure to notify when the burn will take place. Creates class B misd for same list as above but during red flag warning.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0262	Wildlife Management Area Amendments	This bill makes it a class B. misd if an individual enter, use, or occupy division land in a wildlife management area without a valid hunting, fishing, or combination license; permission given by, the division; or permission t in accordance with a property right.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0266	Amber Alert Amendments	This bill gives the DPS rulemaking authority to administer the Amber Alert System. A law enforcement agency may not issue an Amber Alert for a reported runaway or for the taking, concealing, or detaining of a child by the child's parent during a child custody dispute regarding the child, unless there is a credible threat of imminent danger of serious bodily injury or death to the child. This bill also allows law enforcement agency to use relevant law enforcement technology, including an automatic license plate reader system, to locate a vehicle that is being sought in connection with an issued Amber Alert.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0268	Sex Offense Amendments	This bill creates the Sex Offense Management Board, which would be housed under CCJJ. The board shall: review research regarding treatment, risk assessment, and supervision practices for individuals on the registry; advise and make recommendations to other councils, boards, and offices within the commission regarding evidence-based such as sentencing and treatment practices for individuals on the registry to reduce recidivism and promote public safety, policies to promote public safety and protect victims of sex offenses; and practices related to the registry that promote public safety, account for risk, and protect the rights of individuals on the registry; and advise and make recommendations to the Department of Corrections and the Department of Health and Human Services regarding: (a) evidence-based standards for supervision of individuals on the registry, (b) evidence-based standards for training, certification, and evaluation of community treatment providers, polygraph examiners, evaluators, and other professionals who provide treatment and related services to individuals on the registry; and (c) implementation of the treatment standards .	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0279	DNA Collection Amendments	This bill requires DHHS to determine an effective and economical manner to maintain a sample of DNA from human remains that will be destroyed in the state. DHHS shall provide the DNA collected to a law enforcement agency if a court determines the law enforcement agency is using the DNA as part of a criminal investigation, determines the DNA is from a deceased individual who is a suspect of the criminal investigation, AND provides an order to obtain the DNA.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			

1. 2023 UCVC Legislative Subcommittee Tracking

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0284	Public Library Background Check Requirements	This bill: prohibits a public library from receiving state funds unless the library implements a policy providing for criminal background checks of employees and requires current and prospective employees of the public library in any employment position that involves significant contact with minors to submit to a criminal background check as a condition of employment. E Extra Information: This bill provides for the scope, content, and dissemination of a library's criminal background check policy; provides for fiscal assistance to smaller counties and municipalities to conduct criminal background checks; requires the State Library Division to report annually to the Legislature regarding compliance with the criminal background check policy requirements; makes technical and conforming changes; and defines terms "board", "division", "internet policy", "library board", "physical format", "political subdivision", "state agency", "state publication".		<input type="checkbox"/>	<input type="checkbox"/>				
HB0297	Victim Services Amendments	This bill requires the DHHS to ensure timely access to emergency contraception for a victim of sexual assault; requires a law enforcement officer's annual training to include training on trauma-informed responses and investigations of sexual assault and sexual abuse; requires the CCJJ to receive, compile, and publish data concerning sexual assault offenses; law enforcement may not receive grant funding if not in compliance with reporting; also adds in restriction of an abortion based upon rape or incest to a pregnancy if past 18 weeks.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0300	Voluntary Firearm Restrictions Amendments	This bill creates a voluntary firearm restricted list that allows an individual to request to be restricted from purchasing or possessing firearms indefinitely and removal from the list after 90 days.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0304S01	Juvenile Justice Revisions	This bill would require USBE to send CCJJ disciplinary and law enforcement interactions that occurred on school grounds; allow schools or SROs to refer a youth to court for misdemeanor, infractions, or status offenses (line 356); allows youth to be ordered or placed in secure detention for contempt and violation of court orders when the underlying offense is a class C misdemeanor occurring on school property or habitual truancy (line 464); require juvenile court to send additional data to CCJJ (adds this to the list of adult criminal database reporting under CCJJ, line 945). 1st sub removes the detention holding piece; adjusts order to secure detention/vco do not include status or infractions; requires the gang prevention and violent grant program in usbe to work with jlys; requires schools to create a reintegration plan for youth alleged to have committed a violent felony or weapons offense; removes "comparable restorative justice program" from list of alternatives; removes auto sear and adds Machinegun firearm attachment to list of 3rd degree felony for under 18. Still working with sponsor to adjust the database piece, it was not the intent of the sponsor to mix adult and juvenile data together.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0305	Child Abuser Education Restrictions	This bill prohibits an individual who has committed child abuse from exempting the individual's child from required school attendance with the intent to home school the child.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0310	Abortion Penalty Amendments	This bill removes the 3rd degree felony for physicians who violate the abortion provisions.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0313	Suspect Metal Amendments	This bill makes its a 3rd degree felony for theft of 25 pounds or more of a suspect metal item (defined under Section 76-6-1402) and enhanced to 2nd degree if the 25 pounds metal exceeds \$5,000.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0314	Remedies for Victims of Domestic Violence Amendments	This bill amends the requirements for terminating a rental agreement when a renter is a victim of domestic violence; allows for expungement of an eviction due to domestic violence.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	2/3/2023			
HB0317	Pretrial Release Modifications	This bill clarifies the exemption for the right to bail if the individual would constitute a substantial danger after considering all available conditions of release; amends provisions regarding pretrial release by a judge; provides that a magistrate or judge may not base a determination about pretrial release solely on the nature of the offense that the individual was arrested for/charged with.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0323	Expungement Fee Waiver Amendments	This bill extends the automatic repeal dates for the suspension of fees for a certificate of eligibility and a petition for expungement to 2028.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0324	Workplace Violence Protective Orders Amendments	This bill allows an employer to petition for a workplace violence protective order; makes violation of a wvpo a class A misd.		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0330	Civil Commitment Amendments	This bill 1) defines that a defendant is not competent to stand trial or is rendered "incompetent to proceed" if the defendant has a mental illness, intellectual disability, brain injury, or a related condition; 2) outlines qualifications for a forensic evaluator; 3) determines that a defendant charged with a misdemeanor that is incompetent to proceed, a petition must be filed; 4) if a court finds there is bona fide doubt, the court shall order the department to have one or two forensic evaluators complete a competency evaluation for the defendant and provide a report to the court regarding the competency of the defendant to stand trial; 5) the court shall order the department to have the defendant evaluated by one forensic evaluator unless: the defendant is charged with a capital felony or a felony (where there is good cause to order two competency evaluations). This bill does not prohibit a party from seeking an additional forensic evaluator to conduct a competency evaluation of the defendant however if a party seeks an additional competency evaluation (under Section 3c) the party shall select the additional forensic evaluator and pay the costs of the additional forensic evaluator.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0332	Fallen Officer Memorial Scholarship Program	This bill: creates the Fallen Officer Memorial Scholarship Program to be administered by the Department of Public Safety to provide \$1,000 per year for up to four years to an applicant who: 1) is a child of a public safety officer or a firefighter who died in the line of duty, 2) is 17 years old or older, 3) certifies, on a form provided by the department, that the applicant agrees to use the funds entirely for educational-related expenses and 4) fulfills any other application requirements established by the department; grants the Department of Public Safety rulemaking authority to administer the program.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0333	Sexual Abuse Statutes of Limitation	This bill extends the statute of limitations for prosecution of sexual abuse of a minor, forcible sexual abuse, sexual exploitation of a minor, aggravated sexual exploitation of a minor, sexual exploitation of a vulnerable adult, sexual extortion, incest, and human trafficking of a vulnerable adult that is not time barred on or before May 3, 2023. Removes the 8 years time limitation provision for prosecution of forcible sexual abuse and incest offenses. This bill also addresses civil statutes of limitation for certain sex crimes.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0334	Health Education Amendments	This bill: requires the State Board of Education to establish curriculum requirements that include instruction in: 1) sexual assault resource strategies, 2) sexual violence behavior prevention, and 3) the legal implications of electronically distributing sexually explicit images; amends provisions related to when a student receives health education instruction; requires a local education agency (LEA) to: 1) review data, including data on sexual assault, for each county in which the LEA is located, 2) use the reviewed data to inform the LEA's policies on health education, and 3) as appropriate, incorporate the data into health education;		<input type="checkbox"/>	<input type="checkbox"/>				
HB0336	Distracted Driving Amendments	This bill reduces the penalty of driving and using a hand held device from a class C to an infraction and keeps the class B misd if there is serious bodily injury involved. Adds in restriction for using wireless devices.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0337	Expungement Fee Waivers	This bill requires the Bureau of Criminal Identification to waive certain fees related to expungement of a criminal record if a court finds that the individual filing the petition for expungement is indigent.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0339	Crime Penalty Amendments	This bill enhances penalty for vandalism committed on public lands from a class B to a class A misd. Public lands include a state or federally owned property that is held substantially in its natural state, including canyons, parks owned or managed by the state, national parks, land managed by the Bureau of Land Management, and other lands owned or maintained by a government entity for outdoor recreational use.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0342	Behavioral Health Services Access Amendments	This bill renames the Utah Substance Use and Mental Health Advisory Council to the Utah Behavioral Health Advisory Commission; Requires the commission to 1) study issues related to public access to behavioral health resources and services, 2) create and maintain a website to improve public access to behavioral health resources and services, 3) establish certain goals and metrics and 4) report annually to the Health and Human Services Interim Committee; amends provisions relating to the duties of the Education and Mental Health Coordinating Council.		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0347	Ballot Drop Box Amendments	This bill increases the criminal penalty from a class A misd. to 3rd degree felony if a person aids, counsels, provides, procures, advises, or assists a person in taking, carrying away, concealing, removing, or destroying a ballot drop box or the contents of a ballot drop box.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0352	Law Enforcement Data Amendments	This bill amends recidivism reporting requirements. This bill requires that on or before August 31 of each year, a residential, vocational and life skills program shall collect and report data on recidivism of participants to CCJJ. "Recidivism" means a return to criminal activity after a previous criminal conviction, "Recidivism standard metric" means the number of individuals who are returned to prison for a new conviction within the three years after the day on which the individuals were released from prison; The commission, the Department of Corrections, and the Board of Pardons and Parole, when reporting data on statewide recidivism, shall include data reflecting the recidivism standard metric. This bill requires CCJJ to reevaluate the recidivism standard metric to determine whether new data streams allow for a broader definition, which may include criminal convictions that do not include prison time. This bill also amends the provision of signing and filing of information (77-2-2.2), indicates that when reasonably available, the prosecuting attorney shall ensure that the information includes: 1) the defendant's state identification number issued by the Bureau of Criminal Identification, 2) the citation number associated with the case, and 3) the offense tracking number associated with the case.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0354	Firearm Access Amendments	This bill requires that an owner or authorized user of a firearm 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. This bill 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.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0356	Abortion Modifications	This bill amends procedures relating to a physician's obligation to report abortions related to rape or incest; permits a victim of rape or incest who is seeking an abortion to file a restricted law enforcement report in order to comply with the physician reporting requirements; permits a victim to make a non-binding request that law enforcement not pursue charges or investigate such a report; provides that a restricted statement filed under these provisions is a protected record under the Government Records and Access Management Act; requires each law enforcement agency, including campus law enforcement, to provide a form or instruction sheet to an individual who is reporting an incident listed in Subsection (1)(c)(i); explains that the reporting individual may request that the report be classified as a restricted law enforcement report if the report is being made in connection with a possible pregnancy and the reporting individual believes that the report puts the reporting individuals personal safety at risk; explains that a restricted law enforcement report is protected under 63G-2; explains that the reporting individual may request that law enforcement and campus law enforcement not investigate or otherwise pursue criminal charges for the reported incident and that the law enforcement agency or campus law enforcement will use reasonable efforts to respect a request not to investigate or pursue such charges; requires that upon receiving a report subject to the requirements, a law enforcement agency and campus law enforcement shall, if requested, classify a report as a restricted law enforcement report under 63G-2-305;		<input type="checkbox"/>	<input type="checkbox"/>				
HB0362	Criminal Justice Data Management Task Force Sunset Extension	This bill extends the Criminal Justice Data Management Task Force by several years with the new date of the task force being repealed on July 1, 2025; updates the reporting deadline of the task force to the Law Enforcement and Criminal Justice Interim Committee to on or before November 30 of each year that the task force is in effect; and makes technical changes.		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0366	Political Disclosures Amendments	This bill: defines and modifies terms; creates that in relation to travel expenses paid on behalf of certain officeholders for the purpose of obtaining education, training, or information relating to the duties of the officeholder, permits the officeholder to report the payment: as public service assistance; and in a manner that does not characterize the payment as a campaign contribution or expenditure; describes the requirements and procedures for reporting payment of travel expenses in the character and manner described in the preceding paragraph; expands an existing criminal provision relating to concealing the identity of a person who makes a contribution to also apply to a person that provides public service assistance; subject to certain exceptions, requires certain officeholders to disclose gifts or travel provided to the officeholder by a foreign entity or an agent of a foreign entity; describes the requirements and procedures for making a disclosure described in the preceding paragraph; provides a penalty for failing to timely make a disclosure relating to a gift or travel provided to an officeholder by a foreign entity or an agent of a foreign entity; provides for the public disclosure of the reports and disclosures required by this bill; and makes technical and conforming changes.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0368	Inmate Identification Amendments	This bill: requires the Driver License Division to coordinate with the Department of Corrections in assisting an inmate in obtaining a temporary identification card, renewing or obtaining a duplicate of the inmate's driver license, or extending the inmate's regular identification card; requires the Department of Corrections to: determine in the inmate's first 15 days of incarceration in a state correctional facility, and six months before an inmate's release, whether the inmate has a current state-issued identification and a copy of the inmate's birth certificate and social security card including requesting a copy of the inmate's birth certificate or social security card; and providing an inmate with necessary personal identification documentation for an application and to assist the inmate in applying for a temporary regular identification card, renewing a driver license or obtaining a duplicate driver license, or extending a regular identification card; and makes technical changes.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0369	DUI Amendments	This bill: recodifies and does not create any additional penalties; combines separate sections that include the elements of a driving under the influence offense into a single section; recodifies that if an actor is found to be committing the crime of driving under the influence (a direct violation of subsection 1), the actor is guilty of a Class B Misdemeanor; in addition to being found driving under the influence (a direct violation of subsection 1), if the actor 1) has a passenger younger than 16 years old in the vehicle at the time of the offense, 2) is 21 years old or older and has a passenger younger than 18 years old in the vehicle at the time of the offense, 3) the actor also has violated Section 41-6a-712 or 41-6a-714 at the time of the offense OR 4) has one prior conviction within 10 years of the current conviction under subsection 1 or the commission of the offense upon which the current conviction is based is a Class A Misdemeanor; notwithstanding subsection 2a, and a violation of subsection 1 is a 3rd Degree Felony if the actor has two or more prior convictions each of which is within 10 years of the current conviction or the commission of the offense upon which the current conviction is based or the current conviction is at any time after a conviction of a violation of Section 76-5-207; states that an actor is guilty of a separate offense under subsection 1 for each passenger in the vehicle that is younger than 16 years old at the time of the offense; combines separate sections that include the elements of a refusal of a chemical test offense into a single section; states that an actor commits refusing a chemical test if a peace officer issues the required warning (Subsection 41-6a-520(2)(a)) or a court issues a warrant to draw the blood and test it and the actor declines, the actor is guilty of a Class B misdemeanor; and makes technical changes.		<input type="checkbox"/>	<input type="checkbox"/>				
HB0373	Law Enforcement Training and Recruitment	This bill: creates the Law Enforcement Investment Reimbursement Program to reimburse new law enforcement officers for certain education costs; includes a sunset repeal date of July 1, 2033; and makes technical and conforming changes; Money Appropriated in this Bill: This bill appropriates in fiscal year 2024: To the Utah Board of Higher Education - Student Assistance, as a one-time appropriation: from the Income Tax Fund, One-time, \$5,000,000.		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
HB0374	County Sheriff Amendments	This bill: prohibits, with certain exceptions, a county sheriff and the sheriff's deputies, in a county of the first class, from directing or acting as an employee or chief executive for an entity, other than the county sheriff's office, that provides law enforcement services under an interlocal agreement; and requires county funds to be used for county-wide benefits and services.		<input type="checkbox"/>	<input type="checkbox"/>				
HCR001	Concurrent Resolution Encouraging Discussion about Prevention of Child Sexual Abuse	This resolution acknowledges the widespread nature of child sexual abuse in Utah; explains the impact of child sexual abuse on survivors and communities; encourages discussion about the effects and prevalence of child sexual abuse; and encourages discussion about ways in which the government, communities, and citizens of Utah can prevent child sexual abuse and support those affected.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
HJR002S01	Joint Resolution Amending Rules of Civil Procedure on Injunctions	This joint resolution amends the Utah Rules of Civil Procedure, Rule 65A, regarding injunctions; the creation of the Retroactive application that states all restraining orders, and preliminary injunctions must meet the requirements of 1) the applicant will suffer irreparable harm unless the order or injunction issues, 2) the threatened injury to the applicant outweighs whatever damage the proposed order or injunction may cause the party restrained or enjoined and 3) the order or injunction, if issued, would not be adverse to the public interest; the creation of the Severability clause where if a court finds the application of a provision of this rule to any person or circumstance is held invalid, the invalid application does not affect the validity of remaining provisions in the injunction.		<input type="checkbox"/>	<input type="checkbox"/>				
HJR007	Proposal to Amend Utah Constitution- Legislative Power Relating to Civil Action For Child Sexual Abuse	This joint resolution of the Legislature proposes to amend the Utah Constitution to address legislative power relating to causes of action for child sexual abuse; requires the amending of the Utah Constitution to provide that the legislative power of the state includes the power to provide for the revival of a cause of action for child sexual abuse after expiration of the cause of action because of a statute of limitations. This resolution directs the lieutenant governor to submit this proposal to voters; provides a contingent effective date of January 1, 2025 for this proposal.	PRI	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
HJR010	Proposal to Amend Utah Constitution - Election of County Sheriffs	This joint resolution of the Legislature proposes to amend the Utah Constitution to establish and provide that the elected position of county sheriff is a 4 year term; This resolution directs the lieutenant governor to submit this proposal to voters; This resolution provides a contingent effective date of January 1, 2025 for this proposal; Utah Constitution Sections Affected: ARTICLE XI, SECTION 10		<input type="checkbox"/>	<input type="checkbox"/>				
SB0015	Juvenile Offender Penalty Amendments	This bill addresses limitations of sentencing for qualifying sexual offenses committed by juveniles who are between 14-18 years old. Specifically if the conviction occurred in district court after the individual was charged by criminal information in the juvenile court for the qualifying sexual offense in accordance with Section 80-6-503 (16-17 years olds charged with a felony) and bound over to the district court for the qualifying sexual offense in accordance with Section 80-6-504 (Preliminary hearing -- Grounds for transfer) then subsection 3 (limitations of sentencing) do not apply.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
SB0016S04	Transgender Medical Treatments and Procedures Amendments	This bill: defines terms; requires the Department of Health and Human Services to study hormonal transgender treatments and provide recommendations to the Legislature; requires the Division of Professional Licensing to create a certification for providing hormonal transgender treatments; requires a health care provider to meet certain requirements before providing a hormonal transgender treatment; prohibits a health care provider from providing a hormonal transgender treatment to patients who have not previously received a hormonal transgender treatment; prohibits performing sex characteristic surgical procedures on a minor for the purpose of effectuating a sex change; specifies that a patient may bring a medical malpractice action for a hormonal transgender treatment; extends the medical malpractice statute of limitations for a hormonal transgender treatment that is provided to minors; grants rulemaking authority; and makes technical changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0022	State Employee Benefits Amendments	This bill: defines terms; creates the State Employee Benefits Advisory Commission; describes the commission's membership, quorum requirements, duties, and other requirements; establishes reporting requirements for the commission; provides a sunset date for the commission; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0035	Professional Licensing by Endorsement Amendments	This bill: defines terms; creates a process for the following state agencies to issue certain professional licenses and certificates by endorsement: <ul style="list-style-type: none"> the Department of Agriculture and Food; the Pete Suazo Utah Athletic Commission within the Department of Cultural and Community Engagement; the Department of Commerce; the Department of Environmental Quality; the Department of Health and Human Services; the Utah State Office of Rehabilitation within the Department of Workforce Services; the Labor Commission; the Motor Vehicle Enforcement Division within the State Tax Commission; the Department of Public Safety; the State Board of Education; and the Department of Transportation; provides administrative rulemaking authority; and makes technical and conforming changes.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0036S01	Professional Licensing Amendments	This bill increases employment opportunities for individuals with a criminal background. Specifically this bill removes the restriction of having a misdemeanor involving moral turpitude from licensing requirements for certain funeral service establishments and professionals, landscape architects, security personnel, construction contractors, and deception detection examiners.	OPP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0047	Incarcerated Youth Education Amendments	This bill clarifies that participants related to the Utah Tech University Higher Education for Incarcerated Youth Program may include individuals in the legal custody of the Division of Juvenile Justice Services; and individuals who are housed in a detention center that the Division of Juvenile Justice Services operates.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
SB0049S01	Juvenile Custodial Interrogation Amendments	This bill allows a law enforcement officer to detain a child beyond the two-hour limit to complete an interrogation that the officer initiated before the two-hour time limit expired. This bill requires that before the custodial interrogation of a child by a peace officer or a juvenile probation officer, they shall disclose their miranda rights (the bill provides exact language of disclosure).	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* 1st sub out but hasn't been adopted yet. Sub puts it at 4 hours max instead of 6. Sub needs to be fixed to put the 4 hours in the right section.		
SB0049S03	Juvenile Custodial Interrogation Amendments	3rd sub adopted on senate floor Feb 1. Makes it a 4 hrs max and it's in the right section. This version appears to be in compliance with federal law.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0050	Weapon Purchase Amendments	Similar to Rep. Stoddard's HB89, This bill creates a waiting period between the purchase of an assault weapon from a dealer and the delivery of the assault weapon to the purchaser. 3rd degree felony if an individual violates the waiting period.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0052	Parental Indigent Defense Amendments	This bill expands the services provided by the Indigent Appellate Defense Division to include representation for appeals of certain actions relating to the termination or restoration of parental rights.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0054	Interdisciplinary Parental Representation Pilot Program Amendments	This bill expands the qualifications required for a parental representation liason to include an individual who has a bachelor's or graduate degree in social work, sociology, psychology, human services, or a closely related field. This relates to the Interdisciplinary Parental Representation Pilot Program for child welfare cases.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0054S01	Interdisciplinary Parental Representation Pilot Program Amendments	This bill expands the qualifications required for a parental representation liason to include an individual who has a bachelor's or graduate degree in social work, sociology, psychology, human services, or a closely related field. This relates to the Interdisciplinary Parental Representation Pilot Program for child welfare cases. ****The substitute adds ""The fund consists of: (a) federal funds received by the state as partial reimbursement for amounts expended by the Utah Indigent Defense Commission to pay for parental representation;""		<input type="checkbox"/>	<input type="checkbox"/>				

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0057	Reproduction of Child Pornography Prohibition	This bill provides a court shall deny, in a criminal proceeding involving child pornography, a request by a defendant to copy, photograph, duplicate, or otherwise reproduce the child pornography if the child pornography is reasonably available for inspection by the defendant; a court shall deem child pornography reasonably available to a defendant for inspection if the defendant, the defendant's attorney, or an individual the defendant may seek to qualify as an expert at trial, is provided an adequate opportunity to view and examine the child pornography; this viewing can only take place at a law enforcement agency or court that has custody and control of the child pornography. A victim may also make this request with similar restrictions applied as noted above.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/20/2023			
SB0058	Background Check Amendments	This bill reduces the time period within (1 year down to 90 days) which a law enforcement agency must expunge criminal records if the records qualify for automatic expungement; establishes a deadline for a law enforcement agency to expunge criminal records if the records are to be expunged pursuant to a petition for expungement granted by a court; clarifies that certain expungement deadlines apply to a court's issuance of an order of expungement	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0060	Sex Offender Restrictions Revisions	Similar to Rep. Maloy's HB146 above but adds in "private." This bill restricts individuals on the sex offender registry from entering a private or homeowners' association park or playground.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0066	Criminal Citation Dismissals	This bill requires that a court dismiss the charges contained in a citation that the prosecuting attorney certifies was issued in error.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0067	Juvenile Commitment Amendments	This bill amends the extension of a juvenile offender's term of secure care: If a juvenile offender is ordered to secure care for a misdemeanor offense, the authority may not extend the juvenile offender's term of secure care under Subsection (2)(b) (this section speaks to releasing youth on parole unless treatment may be interrupted or if the youth commits a new felony or misdemeanor offense) if the extension would result in a term of secure care that exceeds a term of imprisonment for an adult under Section 76-3-204 for the same misdemeanor offense.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*Changes anticipated. Reg to follow up		
SB0068	Restricted Person Possession Amendments	Similar to Rep. King's HB148, amends offenses related to a restricted person in possession of a dangerous weapon to include ammunition but not changes in penalties.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023	Teresa to follow up		
SB0069	Firearm Identification Amendments	Similar to Rep. King's HB148, makes possession of a firearm on which the identifying marks have been altered or removed a Class A misd.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0070	Victim Amendments	Technical clean up bill for the Victim Address Confidentiality Program that is housed under CCJJ.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0070S01	Victim Amendments	1st sub implements a name change to the Victim Address Confidentiality Program .		<input type="checkbox"/>	<input type="checkbox"/>				
SB0072	Child Abuse Reporting Requirements	Kind of similar to Rep. Romero's HB 114 but instead of removing the clergy exemption entirely, this bill provides that the clergy exemption for the required reporting of child abuse or neglect does not apply if a clergy member has reason to believe that the confessed abuse or neglect is ongoing or is likely to occur again in the future OR discloses the confession to a third party and the disclosure is not reasonably necessary for the clergy to fulfill their ministerial duties toward the individual making the confession.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0080S01	Driver License Suspension and Revocation Amendments	This bill * provides for the shortening of the driver license suspension or revocation period required for certain traffic violations if an individual participates in a problem solving court program and meets specified probationary conditions; * limits the types of offenses for which a court is authorized to shorten an individual's driver license suspension or revocation period ****The substitute addresses the federal funding issues*	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0080S02	Driver License Suspension and Revocation Amendments	The 2nd sub addresses some coordinating issues that may arise with another house bill that touches on the same area of code.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0086	Drug Testing and Paraphernalia Amendments	This bill creates an exemption from liability under the Utah Controlled Substances Act for certain entities that temporarily possess a controlled or counterfeit substance in order to conduct a test on the substance for a certain reason; modifies the definition of "drug paraphernalia" to exclude certain testing products or equipment and an object used to parenterally inject a controlled substance into the human body.	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0086S01	Drug Testing and Paraphernalia Amendments	The initial bill included considerations of fentanyl test strips, testing devices and syringes as how they're related in the paraphernalia code. After talking with stakeholders, she decided to separate out the issues and focus on the fentanyl test strips for now. The substitution will not contain syringes. Sen Plumb Jan 31: This bill removes the fentanyl test strips off the paraphernalia code so that clinics and programs can purchase and provide them to community members and organizations		<input type="checkbox"/>	<input type="checkbox"/>				
SB0086S02	Drug Testing and Paraphernalia Amendments	The 2nd sub addresses some coordinating issues that may arise with another house bill that touches on the same area of code.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0087	Criminal Prosecution Modifications	A defendant in a criminal prosecution has the right to confront a witness including alleged victims. If charged with a class A misdemeanor or a felony, a defendant has a right to depose a witness by oral examination on any matter that is "reasonably related to the offense or will aid the defense of the defendant, including the credibility of the witness." A defendant does not have a right to depose a witness younger than 14 years old at the time of the deposition and can depose a witness 14-18 years old only when there are reasonable protections in place for the witness (presence of witness's parent, guardian or an advocate.) The defendant can depose a witness only once and cannot be physically present for the deposition of an alleged victim. If the defendant is self-representing, the defendant must request the court to appoint counsel to conduct the deposition on behalf of the defendant. Depositions are to be held in a manner that treats the witness with fairness, respect, and dignity—free from harassment and abuse. Gives the defendant a right to subpoena witnesses to an evidentiary hearing if the witness declines the deposition request. If a prosecuting attorney admits a witness's written statement as reliable hearsay in a preliminary hearing, the defendant shall be informed about all the communications between the witness and the prosecuting agency or law enforcement agency at least 48 hours before the preliminary hearing day.	OPP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023	Bill circled. Priority OPP. Opposition statement needed		
SB0088	Abortion Amendments	• removes a provision requiring a physician to verify a report has been made to law enforcement before the physician performs an abortion on a woman who is pregnant as a result of rape or incest.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0091	Medical Cannabis Regulation Amendments	This bill: • adds artificially derived cannabinoid to the definition of "Adulterant". Artificially derived cannabinoid means a chemical substance that is created by a chemical reaction that changes the molecular structure of any chemical substance derived from the cannabis plant. Artificially derived cannabinoid does not include a naturally occurring chemical substance that is separated from the cannabis plant by a chemical or mechanical extraction process; or a cannabinoid that is produced by decarboxylation from a naturally occurring cannabinoid acid without the use of a chemical catalyst. • repeals provisions related to industrial hemp waste; • requires a warning label about lung injury on raw cannabis or a cannabis product sold in a vaporizer cartridge on or after May 3, 2023; • requires a cannabis processing facility to conduct heavy metal testing for medical cannabis vaporizer cartridges; • allows the Department of Agriculture and Food to ban ingredients found in medical cannabis upon the recommendation of a public health authority.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SB0098S01	Legal Costs Recovery Amendments	This bill provides that an officer or employee of a political subdivision may recover costs and legal fees from the state in certain criminal cases prosecuted by the attorney general. ***The sub adds one extra case where an officer or employee is entitled to recover all fees and costs from the state rather than the political subdivision	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0099	Office of Student Health Affairs	This bill: defines terms; creates the office within the department; creates a director to oversee the office; establishes the office's duties; creates a reporting requirement; and establishes a repeal date for some of the office's duties. Fiscal Note: This legislation appropriates \$436,500 ongoing General Fund to staff a new Office of Student Health Affairs beginning in FY 2024. Additionally, this legislation would cost \$40,000 ongoing federal funds.		<input type="checkbox"/>	<input type="checkbox"/>				

1. 2023 UCVC Legislative Subcommittee Tracking

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0100S02	School District Gender Identity Policies	This bill: defines terms; requires each school and each local governing board to ensure a parent's right to access information regarding the parent's child; and prohibits a school or local education agency from: <ul style="list-style-type: none"> prohibiting a parent's access to information regarding the parent's child; or without parental consent, treating a student in a manner that relates to a gender identity that does not correspond with the student's sex. 	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0101	Peace Officer Training Modifications	This bill requires the POST director to ensure that the basic training curriculum covers instruction on identifying, responding to, and reporting a criminal offense (hate crimes) that is motivated by a personal attribute, as that term is defined in victim targeting penalty enhancement (age, ancestry, disability, ethnicity, familial status, gender identity, homelessness, marital status, matriculation, national origin, political expression, race, religion, sex, sexual orientation, service in the U.S. Armed Forces, status as an emergency responder, or status as a law enforcement officer, correctional officer, special function officer, or any other peace officer).	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0103	Student Graduation Attire Modifications	This bill allows all public school students to wear items of religious or cultural significance as part of their graduation attire.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0105	Traffic Enforcement Amendments	This bill: <ul style="list-style-type: none"> amends the definition for "photo radar" (a device used primarily for speed limit or traffic light enforcement consisting of a radar or lidar unit and camera which automatically produces a photograph of a vehicle, with the vehicle's speed, the date, time of day, and location of the violation printed on the photograph.) allows the use of photo radar without a peace officer present in certain circumstances; describes when law enforcement can use photo radar for speed limit or traffic light enforcement; prohibits using photo radar to photograph the front of a vehicle or the faces of the vehicle's occupants. 	S/C	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0110	Background Check Modifications	This bill requires an employee, independent contractor, or volunteer who has direct contact with a child to obtain a background check every 60 months, unless otherwise required by state or federal law; requires a person to obtain a background check for an individual before deciding whether to engage that individual in a position where the individual will have direct contact with children; classifies certain background check information as a protected record under the Government Records Access and Management Act; limits the sharing and use of background check information to only those directly involved in considering whether to engage the individual who is the subject of the report; makes it a class C misdemeanor for a person who fails to obtain or maintain a background check for an employee, contractor, or volunteer who has direct contact with children.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0114	County Correctional Facility Contracting Amendments	This bill: <ul style="list-style-type: none"> mandates a. annual data collection on each county regarding the treatment programs for state inmates; b. annual evaluation, review, and audit of the results of each treatment program on inmate recidivism; c. report of results to the Executive Offices and Criminal Justice Appropriations Subcommittee no later than November 30 every year; removes existing state daily incarceration rate as applied to county correctional facility contracting for state inmates; removes existing annual expenditure for county correctional facility contracting for state inmates; requires the Department of Corrections to estimate the number of county correctional facility bed spaces required for state inmates before September 15 of each year and inform each county of the estimates and removes specific numbers of bed spaces; amends provisions concerning the Subcommittee on County Correctional Facility Contracting and Reimbursement; 	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0117	Domestic Violence Amendments	This bill • requires a law enforcement officer to conduct a lethality assessment when responding to a report of domestic violence between intimate partners; • describes the protocol for a lethality assessment; • requires a law enforcement officer who conducts a lethality assessment to include the results of the assessment with a probable cause statement and incident report; and submit the results to the Department of Public Safety; • requires the Department of Public Safety to develop and maintain a reporting mechanism by which law enforcement can submit lethality assessment data; provide analytical support to a law enforcement officer who submits the results of a lethality assessment; create and maintain a database of lethality assessment data; and provide information and training to certain court personnel regarding lethality assessments in coordination with the Administrative Office of the Courts • includes a lethality assessment as part of the information that may be considered as part of pretrial and presentencing processes	PRI	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0117S02	Domestic Violence Amendments	"Sub 2 takes out a lot of languages and adds Section 9. Appropriation. Appropriates to the Department of Public Safety -- Programs and Operations -- Department Intelligence Center, as a one-time appropriation from the General Fund, \$100,000; and to the Department of Public Safety -- Programs and Operations -- Department Intelligence Center, as an ongoing appropriation from the General Fund, \$1,702,500.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0120	Property and Contraband Amendments	This bill: • recodifies some titles • amends provisions related to the seizure of property and contraband; • establishes the requirements for retaining property and contraband as evidence, including the time periods for retention; • establishes the requirements for not retaining property and contraband as evidence; • establishes the requirements for preserving evidence from property or contraband that is not required to be retained by an agency; • provides the procedure for requesting the release or disposal of evidence that an agency determines is not required to be retained by an agency; • addresses the retention of property or contraband as an exhibit; • addresses the applicability of Title 77, Chapter 11a, Part 3, Retention of Property and Contraband as Evidence, and Part 4, Preservation of Biological Evidence for Violent Felony Offenses; • amends provisions related to the release of property to an owner, interest holder, or person who asserts a claim to property that the agency seeks to forfeit; • amends provisions related to the disposal of seized property and contraband; • amends provisions related to the forfeiture of seized property	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Substitute expected. Tyler to update.		
SB0122	Drug Paraphernalia Amendments	This bill modifies the definition of "drug paraphernalia" to exclude a hypodermic syringe, needle, or other object used, or intended for use, to parenterally inject a controlled substance into the human body.	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Changes expected		
SB0122S01	Drug Paraphernalia Amendments	1st sub creates an affirmative defense for possession of a hypodermic syringe cases if the hypodermic syringe or needle is stored in a sealed puncture-resistant container such as a medical sharps disposal container; and the person is currently enrolled or participating in an established hypodermic syringe or needle exchange program.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0123	Boards and Commissions Modifications	Main point starting line 471 - Regarding the Utah Horse Regulation Act, the bill makes it a class B misdemeanor in a criminal proceeding and a penalty of \$5000 maximum per violation in a civil proceeding for any person, officer, or employee to violate any lawful notice or order issued pursuant to Utah Horse Regulation Act. A subsequent criminal violation within two years is a class A misdemeanor. Any person, or the officer or employee of any person, shall be liable for any expenses incurred by the commission in abating any violation. A penalty assessment or criminal conviction does not relieve the person assessed or convicted from civil liability for claims arising from any act that was also a violation.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0123S04	Boards and Commissions Modifications	4th sub removed the original horse racing penalty provision.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0124	Law Enforcement Officer Amendments	This bill authorizes the Peace Officer Standards and Training Division to discipline a chief executive who fails to report misconduct; amends the process of background checks and requires a law enforcement agency to use an early intervention system to determine law enforcement officer performance and creates the Early Intervention System Grant Program	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0124S01	Law Enforcement Officer Amendments	*1st sub appropriates 3,000,000 to Department of Public Safety (as opposed to Highway Patrol in original bill) for the fiscal year beginning July 1, 2023, and ending June 30, 2024.		<input type="checkbox"/>	<input type="checkbox"/>				
SB0129	Judiciary Amendments	This bill amends provisions related to judicial districts and judicial nominating commissions. Reduces eight judicial districts down to three, including one "mega-district" that encompasses most metropolitan areas. Changes the limits/requirements on judicial nominating commissions such that they can include any Utahn who is a US Citizen and is not a sitting legislator. Removes requirements that: 1) No more than four commissioners can be from the same political party; 2) At least two commissioners be appointed from a list of four state bar nominees; 3) No more than four commissioners can be members of the bar; 4) Commissioners must reside in the JNC district	HOLD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Affects Victims' Rights Committees		
SB0132	Driving Privilege Card Fingerprinting Requirements	This bill: • allows a private fingerprint vendor to request approval from the Driver License Division to take digital fingerprint scans of an applicant for purposes of a driving privilege card application; • requires the Driver License Division to review a request from a private vendor and authorize the vendor to provide fingerprinting services for driving privilege card application purposes; • allows an approved fingerprint vendor to take digital fingerprint scans and a photograph, and submit the scans to the Bureau of Criminal Investigation for purposes of a driving privilege card application; • requires the Driver License Division to create and maintain a list of approved fingerprint vendors on the Driver License Division's website	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0134	Sex and Kidnap Offender Registry Amendments	This bill: • removes a felony conviction for enticing a minor from the list of crimes that require an offender to register on the Sex and Kidnap Offender Registry for the offender's lifetime; • allows an offender convicted of a felony enticing a minor crime to petition to be removed from the Sex and Kidnap Offender Registry five years after the day on which the offender's sentence for that offense is terminated	OPP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Priority OPP. Opposition statement needed.		
SB0135	Government Transportation Cost Amendments	This bill • clarifies the fees charged by a sheriff for government transportation of a prisoner to a court proceeding in a civil action (\$2.50 for each mile); • repeals provisions regarding government transportation costs that are ordered as part of a criminal sentence; • amends the requirements for reporting transportation costs to the clerk of the court; • amends provisions related to costs ordered by a court as part of a criminal sentence;	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0136	Legislative Offices Amendments	If the managing administrator of an entity described has actual knowledge or reasonable cause to believe that there is misappropriation of the entity's public funds or assets, the managing administrator shall immediately notify, in writing, the Office of the Legislative Auditor General and the attorney general or district attorney. The attorney general or district attorney shall no later than 60 days after receiving the notification notify, in writing, the Office of the Legislative Auditor General whether the attorney general or district attorney pursued criminal or civil sanctions in the matter. If the attorney general or district attorney does not pursue criminal or civil sanctions, a detailed explanation for the decision shall be given.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0138	Fraudulent Ticket Sales Modifications	This bill: • makes out-of-state online ticket resellers subject to the Ticket Website Sales Act; • amends requirements for online ticket sale disclosures; • prohibits the use of certain intellectual property without written authorization; • adds provisions regulating the sale of speculative tickets; • prohibits the sale of more than one copy of the same ticket; • limits the number of tickets a reseller may purchase from a primary ticket seller or venue; • adds requirements related to refunds for tickets sold on the secondary market online; • amends provisions related to restricted tickets donated to underserved populations; • prohibits the use of ticket purchasing software in certain circumstances; • repeals requirements related to reporting of restricted ticket sales	N/P	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		
SB0140	Adult Protective Services Amendments	This bill expands the circumstances where Adult Protective Services may issue an administrative subpoena: (i) for a vulnerable adult who lacks capacity to consent; (ii) for a vulnerable adult whose legal guardian refuses to consent; (iii) to a custodian of records or other items for a vulnerable adult, if the custodian refuses to allow access to the records or items without a subpoena; or when the records or other items sought are reasonably necessary for Adult Protective Services to: (A) investigate the alleged abuse, neglect, or exploitation of a vulnerable adult; or (B) protect a vulnerable adult who may be the victim of abuse, neglect, or exploitation	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	*		

Bill No.	Bill Title	Bill Description	Position	Motioned	Seconded	Last voted	Notes	Council Attendance	Guest & Staff Attendance
SB0140S01	Adult Protective Services Amendments	1st sub rewords "lacks" to "has limited" (for a vulnerable adult who has limited capacity to consent)		<input type="checkbox"/>	<input type="checkbox"/>				
SB0145	Higher Education for Incarcerated Youth Program Amendments	This bill expands the Utah Tech University Higher Education for Incarcerated Youth Program to include youth held in home or secure detention.	SUP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023			
SB0156	Forensic DNA Amendments	This bill: <ul style="list-style-type: none"> establishes requirements that a law enforcement agency is required to meet to request a genetic genealogy service or a genealogy database search from a genetic genealogy company or the Bureau of Forensic Services; and obtain and process a third-party DNA specimen for information regarding the third-party individual's potential biological relatives; provides limitations on arrests and charges based on certain types of genetic information; and uses of certain genetic information; establishes procedural requirements for retention and destruction of certain types of genetic information; establishes law enforcement reporting requirements for certain investigative genealogy database searches; requires the State Commission on Criminal and Juvenile Justice to receive, compile, and publish data concerning certain law enforcement genealogy searches 		<input type="checkbox"/>	<input type="checkbox"/>				
SB0169	Enticement of a Minor Amendments	This bill removes the element of "over the Internet" concerning the felony violation of enticing a minor. The bill refers to Section 76-9-201 for the definition of: <ul style="list-style-type: none"> "Electronic communication": a communication by electronic, electro-mechanical, or electro-optical communication device for the transmission and reception of audio, image, or text but does not include broadcast transmissions or similar communications that are not targeted at a specific individual. "Electronic communication device": a telephone, a facsimile machine, electronic mail, a pager, a computer, or another device or medium that can be used to communicate electronically. An actor commits enticement of a minor if the actor knowingly develops a relationship of trust with the minor or the minor's parent or guardian with the intent to solicit, seduce, lure, or entice, or attempt to solicit, seduce, lure, or entice the minor to engage in sexual activity that is a violation of state criminal law.		<input type="checkbox"/>	<input type="checkbox"/>				
SCR003	Concurrent Resolution Encouraging Support for the Listen and Explain, Cooperate and Communicate Campaign	This resolution highlights the importance of a relationship of trust between law enforcement and the community members they serve; details what elements must be in place to strengthen the relationship between law enforcement and community members; and supports the creation of the Listen and Explain, Cooperate and Communicate Campaign.	---	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/13/2023			
SJR006	Joint Resolution Amending Rules of Procedure and Evidence Regarding Criminal Prosecutions	Similar to SB 87, this joint resolution amends Rule 7B of the Utah Rules of Criminal Procedure to address the use of reliable hearsay and the admission of evidence in preliminary hearings; amends Rule 14 of the Utah Rules of Criminal Procedure to address a defendant's right to a discovery deposition in a criminal prosecution; amends Rule 16 of the Utah Rules of Criminal Procedure to allow for depositions for the purpose of discovery in a criminal prosecution; amends Rule 22 of the Utah Rules of Juvenile Procedure to address the use of reliable hearsay in preliminary hearings; amends Rule 1102 of the Utah Rules of Evidence to address the admission of reliable hearsay statements in preliminary hearings	OPP	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	1/27/2023	* Priority OPP. Opposition statement needed		