UTAH DUI S	TATUTORY OVERV	IEW ¹		(Current as of May 4, 2021)	
Court-Ordered	MISDEMEANOR DUI				
Sentencing	FIRST CONVICTION	 FIRST CONVICTION BAC .16 or higher BAC .05 or higher + any measurable controlled substance Combination of two or more controlled substances 	SECOND CONVICTION WITHIN 10 YEARS	 SECOND CONVICTION WITHIN 10 YEARS BAC .16 or higher BAC .05 or higher + any measurable controlled substance Combination of two or more controlled substances² 	
CLASSIFICATION	CLASS B MISDEMEANOR	CLASS B MISDEMEANOR	CLASS B MISDEMEANOR	CLASS B MISDEMEANOR CLASS A	
(§41-6a-503)	CLASS A MISDEMEANOR:	CLASS A MISDEMEANOR:	CLASS A MISDEMEANOR:	MISDEMEANOR:	
	 if bodily injury³ if passenger is under 16⁴ if passenger is under 18 and driver is 21 or older if driving in the wrong direction on a freeway or controlled-access highway 	 if bodily injury³ if passenger is under 16⁴ if passenger is under 18 and driver is 21 or older if driving in the wrong direction on a freeway or controlled-access highway 	 if bodily injury³ if passenger under 16⁴ if passenger is under 18 and driver is 21 or older if driving in the wrong direction on a freeway or controlled- access highway 	 if bodily injury³ if passenger is under 16⁴ if passenger is under 18 and driver is 21 or older if driving in the wrong direction on a freeway or controlled-access highway 	
Jail (§41-6a-505)	SHALL order: 2 days OR 48 hours compensatory service MAY: Suspend jail time if individual is participating in 24/7 sobriety program. ⁶	 SHALL order not less than: 5 days OR 2 days AND 30 days consecutive electronic home confinement⁴ that includes substance abuse testing MAY: Suspend jail time if individual is participating in 24/7 sobriety program.⁶ 	 SHALL order not less than: 10 days OR 5 days AND 30 days electronic home confinement⁴ that includes substance abuse testing MAY: Suspend jail time if individual is participating in 24/7 sobriety program AND serves: 5 days jail for a second offense or 10 days jail for third/subsequent offense.⁶ 	 SHALL order: Not less than 20 days jail OR 10 days jail AND 60 consecutive days electronic home confinement⁴ that includes substance abuse testing OR Not less than 10 days jail AND substance abuse tx (if tx is more likely to reduce recidivism and is in interest of public safety) MAY: Suspend jail time if individual is participating in 24/7 sobriety program AND serves: 5 days jail for a second offense; or 10 days jail for third/subsequent offense.⁶ 	
Fine, Surcharge, and Court Security Fee (§41-6a-505) (§51-9-401)	SHALL order: \$700 minimum fine plus a \$630 surcharge plus a \$60 court security fee (justice court) or \$53 (district court)	SHALL order: \$700 minimum fine plus a \$630 surcharge plus a \$60 court security fee (justice court) or \$53 (district court)	SHALL order: \$800 minimum fine plus a \$720 surcharge plus a \$60 court security fee (justice court) or \$53 (district court)	SHALL order: \$800 minimum fine plus a \$720 surcharge plus a \$60 court security fee (justice court) or \$53 (district court)	
Screening, Assessment, Educational Series, and Treatment (§41-6a-505)	 SHALL order: Screening Assessment (if found appropriate by screening) Educational series, unless treatment is ordered 	 SHALL order: Screening Assessment (if found appropriate by screening) Educational series, unless treatment is ordered 	 SHALL order: Screening Assessment (if found appropriate by screening) Educational series, unless treatment is ordered 	 SHALL order: Screening Assessment (if found appropriate by screening) Educational series, unless treatment is ordered 	

	MAY order:Treatment24-7 sobriety program	MAY order:Treatment24-7 sobriety program	MAY order:Treatment24-7 sobriety program	MAY order:Treatment24-7 sobriety program
Supervised Probation (§41-6a-507)	MAY order supervised probation	SHALL order supervised probation	SHALL order supervised probation	SHALL order supervised probation
Ignition Interlock [®] (§41-6a-518) (§41-6a-530)	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. SHALL order: Interlock if under 21 Interlock for an ARD⁹ violation OR describe on the record why such order not appropriate 	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. SHALL order: Interlock if under 21 Interlock for an ARD⁹ violation OR describe on the record why such order not appropriate 	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. SHALL order: Interlock if under 21 Interlock for an ARD⁹ violation OR describe on the record why such order not appropriate. 	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. SHALL order: Interlock if under 21 Interlock for an ARD⁹ violation OR describe on the record why such order not appropriate
Increased Sentencing (§41-6a-505)		 SHALL order unless described on the record why the order(s) not appropriate: Treatment and One or more of the following: Interlock Ankle attached continuous transdermal alcohol monitoring device Electronic home confinement 		 SHALL order unless described on the record why the order(s) not appropriate: Treatment and One or more of the following: Interlock Ankle attached continuous transdermal alcohol monitoring device Electronic home confinement
Driver License Suspension (§41-6a-509)	Court MAY order additional 90 days, 120 days, 180 days, one year or two years	Court MAY order additional 90 days, 120 days, 180 days, one year or two years	Court MAY order additional 90 days, 120 days, 180 days, one year or two years	Court MAY order additional 90 days, 120 days 180 days, one year or two years
Impaired Driving (§41-6a-502.5)	A conviction may NOT be ent • Combination of two or mo		C .16 or higher; • BAC .05 or high	er + any measurable controlled substance; or
offense to suggest a crimin renamed. It is a reference a substitute for reference to tl	al sentence. Instead, this document is intende and overview for ease of use and greater trans ne Utah State Code. It does not constitute lega	ed to give an overview of penalties required sparency to assist in sentencing individual al advice and is not legally binding. It does	d by Driving Under the Influence Offenses, Utah (s convicted or sanctioned pursuant to Utah Code s not create any right or expectation on behalf of a	ot use evidence-based practices, criminal history, and the current Code Title 41, Chapter 6a, Part 5 and therefore has been Title 41, Chapter 6a, Part 5. The DUI Statutory Overview is not a In offender or any party within the criminal justice system. in accordance with Title 26, Chapter 61a, Utah Medical

Cannabis Act.

³ A person is guilty of a separate offense for each victim suffering bodily injury, serious bodily injury or death, whether or not the injuries arise from the same episode of driving.
 ⁴ A person in guilty of a separate offense for each passenger in the vehicle at the time of the offense that is under 16 years old.
 ⁵ See §41-6a-506 for electronic home confinement provisions.

⁶ If an individual fails to successfully complete all the requirements of the 24/7 sobriety program, the court shall impose the suspended jail sentence or prison sentence.

⁷ Supervised probation is also required for all violations of §41-6a-517(14)(a) (driving with any measurable controlled substance or metabolite in the body).

⁸Adoption of the ignition interlock restricted driver (IRD) provision (§41-6a-518.2) does not change the obligation of judges to impose interlock as a condition of probation. <u>Note</u>: If a person's violation of Section 41-6a-502 does not involve alcohol, the requirement to order ignition interlock does not apply.

⁹ ARD = Alcohol Restricted Driver.

UTAH DUI STATUTORY OVERVIEW¹

(Current as of May 4, 2021)

Court-Ordered Sentencing	FELONY DUI		
CLASSIFICATION (§41-6a-503)	 THIRD DEGREE FELONY if third or subsequent offense within 10 years if serious bodily injury² if any prior felony DUI conviction or automobile homicide1 conviction 	 THIRD DEGREE FELONY PLUS: BAC .16 or higher BAC .05 or higher + any measurable controlled substance Combination of two or more substances³ 	
Jail (§41-6a-505)	 SHALL order: 0-5 year prison term OR 60 days jail AND 60 days consecutive electronic home confinement that includes substance abuse testing 	 SHALL order 0-5 year prison term OR Not less than 120 days jail AND 120 days consecutive electronic home confinement that includes substance abuse testing 	
Fine, Surcharge, and Court Security Fee (§41-6a-505) (§51-9-401)	SHALL order: \$1,500 minimum fine plus a \$1,350 surcharge plus a \$53 court security fee, UNLESS a 0-5 prison term is imposed	SHALL order: \$1,500 minimum fine plus a \$1,350 surcharge plus a \$53 court security UNLESS a 0-5 prison term is imposed	
Screening, Assessment, Educational Series, and Treatment (§41-6a-505)	 SHALL order: Screening Assessment Treatment as appropriate UNLESS 0-5 prison term is imposed MAY order: 24-7 sobriety program⁴ 	 SHALL order: Screening Assessment Treatment as appropriate UNLESS 0-5 prison term is imposed MAY order: 24-7 sobriety program⁴ 	
Supervised Probation⁵ (§41-6a-507)	SHALL order supervised probation if 0-5 prison term is not imposed	SHALL order supervised probation if 0-5 prison term is not imposed	
Ignition Interlock [®] (§41-6a-518) (§41-6a-530)	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. 	 SHALL order unless: The court determines and states on the record that an ignition interlock system is not necessary for the safety of the community and in the best interest of justice. 	
Driver License Suspension (§41-6a-509)	• Court MAY order additional 90 days, 120 days, 180 days, one year or two years	Court MAY order additional 90 days, 120 days, 180 days, one year or two years	

² A person is guilty of a separate offense for each victim suffering bodily injury, serious bodily injury or death, whether or not the injuries arise from the same episode of driving.
³ A combination of two or more controlled substances may only be considered if the substances are not (A) prescribed by a licensed physician; or (B) recommended in accordance with Title 26, Chapter 61a, Utah Medical Cannabis Act.

The following statutory provisions also apply to DUI offenders, although they do not require a court order. Failure to comply carries additional criminal sanctions.¹

Statutory Provisions	FIRST OFFENSE	SECOND OR SUBSEQUENT OFFENSES WITHIN 10 YEARS	
Driver License Denial, Suspension, or Revo			
Driving Under the Influence/ DUI	If 21 or older: 120 days	If 21 or older: 2 years	
Conviction (§41-6a-509)	If 19-20: Longer of one year or until 21st birthday If under 19: Until 21st birthday	If 19-20: Longer of 2 years or until 21st birthday If under 19: Until 21st birthday	
Driving with Controlled Substance/ Metabolite in Body Conviction (§41-6a-517)	If 21 or older: 120 days If 19-20: Longer of one year or until 21st birthday If under 19: Until 21st birthday	If 21 or older: 2 years If 19-20: Longer of two years or until 21st birthday If under 19: Until 21st birthday	
Refusal of Chemical Test (§41-6a-521)	If 21 or older: 18 months If under 21: Longer of 2 years or until 21st birthday	If 21 or older: 36 months If under 21: Longer of 36 months or until 21st birthday	
Per se Arrest (§53-3-223) ≥ .05 BAC, impaired todegree unsafe to drive, operating with metabolite of drug in system	If 21 or older: 120 days If under 21: 6 months	If 21 or older: 2 years If under 21: Longer of 2 years of until 21st birthday	
Not A Drop (§53-3-231) A person under 21 may not operate a vehicle or motorboat with detectable alcohol in body	If under 21: Until successful completion of substance abuse program recommendation, but not less than 6 months	If under 21: Until successful completion of substance abuse program recommendation, and the longer of 2 years or until 21st birthday	
Failure to Install or Removal of Ignition Interlock Device (§53-3-1007)	A person who is an interlock restricted driver (IRD) shall have their driving privilege suspended until they have had an, interlock device installed in their vehicle. If the interlock device is removed prior to the ending date of the interlock restriction period, the driver license shall be re-suspended until an interlock device is re-installed. This suspension may be imposed in addition to other license sanctions as listed above.		
Early License Reinstatement for Drivers Un			
Driving Under the Influence/DUI Conviction First Conviction (§41-6a-509)	Court may order shortening of the suspension period after 6 months if the person completes a screening; completes an assessment if appropriate; completes an education series or substance abuse treatment, as deemed appropriate by the court; has not been convicted of a violation of a motor vehicle law during the suspension period; has complied with all terms of probation or all court orders if not ordered to probation; and provides a sworn statement to the court that the person has not unlawfully consumed alcohol during the suspension period.		
Driving with Controlled Substance/ Metabolite in Body Conviction First Conviction (§41-6a-517)	Same as above but sworn statement must inc a practitioner during the suspension period.	lude the person has not consumed a controlled substance not prescribed by	
Early License Reinstatement for Drivers 21	or Older		
Driving Under the Influence/DUI Conviction First Conviction (§41-6a-509)	Court may order individual to participate in a 24/7 sobriety program, which allows for early reinstatement of the driving privilege upon payment of driver license reinstatement fees and ignition interlock installation. Provision does not apply if the person refused to submit to a chemical test when arrested for DUI. Person is not able to reinstate their driving privilege unless all other outstanding license sanctions have been cleared.		
Driving with Controlled Substance/ Metabolite in Body Conviction First Conviction (§41-6a-517)	Court may order individual to participate in a 24/7 sobriety program, which allows for early reinstatement of the driving privilege upon payment of driver license reinstatement fees. Provision does not apply if the person refused to submit to a chemical test when arrested for DUI. Person is not able to reinstate their driving privilege unless all other outstanding license sanctions have been cleared.		

Other Sanctions	
IRD – Interlock Restricted Driver (§41-6a-518.2) An "interlock restricted driver" may not operate a motor vehicle without an ignition interlock. Note: If a person's violation of Section 41-6a-502 does not involve alcohol, or if <u>all</u> offenses are for metabolite convictions under Section 41-6a-517 (no alcohol involved), IRD does not apply.	 18 months IRD for 1st DUI (§41-6a-502) if over 21 or refused blood draw (§41-6a-520(7)) 3 years IRD for 1st Driving Without Ignition Interlock Device if IRD (§41-6a-518.2), Refusal to Submit to Chemical Test (§41-6a-520), or 1st DUI (§41-6a-502) if under 21 or refused blood draw if under 21 (§41-6a-520(7)) 3 years IRD for a combination of two of the following within 10 years: DUI (§41-6a-502), Refusal to Submit to Chemical Test (§41-6a-521), Controlled Substance/Metabolite (§41-6a-517), Alcohol-Related Reckless (§41-6a-512 – only violations prior to July 1, 2008), Impaired Driving (§41-6a-502.5), Driving with Controlled Substance/Bodily Injury or Death (§58-37-8(2)(g)), or Automobile Homicide (§76-5-207) 6 years IRD for Felony DUI (§41-6a-502) or 2nd+ offense for refused blood draw (§41-6a-520(7))
	 10 years IRD for Automobile Homicide (§76-5-207)
ARD – Alcohol Restricted Driver (§41-6a-529) An "alcohol restricted driver" may not operate or be in actual physical control of a vehicle with any measurable or detectable amount of alcohol in the person's body. Note: If Per se is drug only or metabolite, ARD does not apply.	 2 years ARD for 1st DUI (§41-6a-502), Alcohol/Drug-Related Reckless (§41-6a-512), or Impaired Driving (§41-6a-502.5) 2 years ARD for any Per se offense (§53-3-223) 3 years ARD for any driving without an IID if an IRD (§41-6a-518.2) or driving with alcohol in body if an ARD (§41-6a-530) offense 5 years ARD for 1st Refusal to Submit to Test (§41-6a-521) or Class A misdemeanor DUI (§41-6a-502) 10 years ARD for 2nd offense within 10 years,DUI (§41-6a-502), Alcohol/Drug-Related Reckless (§41-6a-512), or Impaired Driving (§41-6a-502.5) 10 years ARD for 2nd offense of Refusal to Submit to Chemical Test (§41-6a-520(7)) if prior suspension for prior refusal within 10 years (41-6a-520(7)) 10 years ARD for felony violation of refusal to submit to chemical test 41-6a-520(7)) Lifetime ARD for any Felony DUI (§41-6a-502) or Automobile Homicide (§76-5-207)