

26 17-23-17, as last amended by Laws of Utah 2015, Chapter 352
 27 20A-1-604, as last amended by Laws of Utah 2008, Chapter 276
 28 26-15-13, as last amended by Laws of Utah 2012, Chapter 409
 29 ~~§→ [32B-4-410, as last amended by Laws of Utah 2015, Chapter 165~~
 30 ~~———— 32B-4-419, as enacted by Laws of Utah 2010, Chapter 276~~
 31 ~~———— 32B-4-421, as enacted by Laws of Utah 2010, Chapter 276~~
 32 ~~———— 32B-4-422, as last amended by Laws of Utah 2011, Chapter 307] ←§~~
 33 41-1a-401, as last amended by Laws of Utah 2015, Chapter 412
 34 41-1a-702, as last amended by Laws of Utah 2015, Chapter 412
 35 41-1a-1206, as last amended by Laws of Utah 2015, Chapter 412
 36 41-6a-601, as last amended by Laws of Utah 2015, Chapter 412
 37 41-6a-609, as renumbered and amended by Laws of Utah 2005, Chapter 2
 38 41-6a-904, as last amended by Laws of Utah 2015, Chapter 412
 39 41-6a-1626, as last amended by Laws of Utah 2015, Chapters 15 and 412
 40 41-6a-1630, as last amended by Laws of Utah 2015, Chapter 412
 41 41-6a-1631, as last amended by Laws of Utah 2015, Chapter 412
 42 41-12a-303.2, as last amended by Laws of Utah 2015, Chapter 412
 43 53-1-116, as last amended by Laws of Utah 1997, Chapter 51
 44 53-3-305, as enacted by Laws of Utah 2008, Chapter 88
 45 53-3-412, as last amended by Laws of Utah 2015, Chapter 412
 46 53-8-209, as renumbered and amended by Laws of Utah 1993, Chapters 26 and 234
 47 53B-3-107, as last amended by Laws of Utah 2015, Chapter 412
 48 72-7-403, as last amended by Laws of Utah 2015, Chapter 412
 49 72-7-404, as last amended by Laws of Utah 2015, Chapter 412
 50 72-7-405, as last amended by Laws of Utah 2015, Chapter 412
 51 72-7-406, as last amended by Laws of Utah 2015, Chapter 412
 52 72-7-407, as last amended by Laws of Utah 2015, Chapter 412
 53 72-7-408, as last amended by Laws of Utah 2015, Chapter 412
 54 72-7-409, as last amended by Laws of Utah 2015, Chapter 412
 55 73-18-6, as last amended by Laws of Utah 2015, Chapter 412
 56 73-18-7, as last amended by Laws of Utah 2015, Chapter 412

274 older, the person is guilty of [~~a class C misdemeanor~~] an infraction.

275 (8) This section supercedes any ordinance enacted by the governing body of a political
276 subdivision that:

277 (a) imposes restrictions on access to a tanning device by a person younger than age 18
278 that is not essentially identical to the provisions of this section; or

279 (b) that require the posting of warning signs at the tanning facility that are not
280 essentially identical to the provisions of this section.

281 **§→ [Section 9. Section 32B-4-410 is amended to read:**

282 ~~———— 32B-4-410. Unlawful admittance or attempt to gain admittance by minor.~~

283 ~~———— (1) It is unlawful for a minor to gain admittance or attempt to gain admittance to the
284 premises of:~~

285 ~~———— (a) a tavern; or~~

286 ~~———— (b) a social club licensee, except to the extent authorized by Section 32B-6-406.1.~~

287 ~~———— (2) A minor who violates this section is guilty of [a class C misdemeanor] an
288 infraction.~~

289 ~~———— (3) (a) If a minor is found by a court to have violated this section and the violation is
290 the minor's first violation of this section, the court may:~~

291 ~~———— (i) order the minor to complete a screening as defined in Section 41-6a-501;~~

292 ~~———— (ii) order the minor to complete an assessment as defined in Section 41-6a-501 if the
293 screening indicates an assessment to be appropriate; and~~

294 ~~———— (iii) order the minor to complete an educational series as defined in Section 41-6a-501
295 or substance abuse treatment as indicated by an assessment.~~

296 ~~———— (b) If a minor is found by a court to have violated this section and the violation is the
297 minor's second or subsequent violation of this section, the court shall:~~

298 ~~———— (i) order the minor to complete a screening as defined in Section 41-6a-501;~~

299 ~~———— (ii) order the minor to complete an assessment as defined in Section 41-6a-501 if the
300 screening indicates an assessment to be appropriate; and~~

301 ~~———— (iii) order the minor to complete an educational series as defined in Section 41-6a-501
302 or substance abuse treatment as indicated by an assessment.~~

303 ~~———— (4) (a) When a minor who is at least 18 years old, but younger than 21 years old, is
304 found by a court to have violated this section, except as provided in Section 32B-4-411, the ☺~~

305 ~~⊗ court hearing the case shall suspend the minor's driving privileges under Section 53-3-219.~~
 306 ~~—— (b) Notwithstanding the provision in Subsection (4)(a), the court may reduce the~~
 307 ~~suspension period required under Section 53-3-219 if:~~
 308 ~~—— (i) the violation is the minor's first violation of this section; and~~
 309 ~~—— (ii) (A) the minor completes an educational series as defined in Section 41-6a-501; or~~
 310 ~~—— (B) the minor demonstrates substantial progress in substance abuse treatment.~~
 311 ~~—— (c) Notwithstanding the requirement in Subsection (4)(a) and in accordance with the~~
 312 ~~requirements of Section 53-3-219, the court may reduce the suspension period required under~~
 313 ~~Section 53-3-219 if:~~
 314 ~~—— (i) the violation is the minor's second or subsequent violation of this section;~~
 315 ~~—— (ii) the minor has completed an educational series as defined in Section 41-6a-501 or~~
 316 ~~demonstrated substantial progress in substance abuse treatment; and~~
 317 ~~—— (iii) (A) the person is 18 years of age or older and provides a sworn statement to the~~
 318 ~~court that the person has not unlawfully consumed alcohol or drugs for at least a one-year~~
 319 ~~consecutive period during the suspension period imposed under Subsection (4)(a); or~~
 320 ~~—— (B) the person is under 18 years of age and has the person's parent or legal guardian~~
 321 ~~provide an affidavit or sworn statement to the court certifying that to the parent or legal~~
 322 ~~guardian's knowledge the person has not unlawfully consumed alcohol or drugs for at least a~~
 323 ~~one-year consecutive period during the suspension period imposed under Subsection (4)(a).~~
 324 ~~—— (5) When a minor who is at least 13 years old, but younger than 18 years old, is found~~
 325 ~~by a court to have violated this section, Section 78A-6-606 applies to the violation.~~
 326 ~~—— (6) When a court issues an order suspending a person's driving privileges for a~~
 327 ~~violation of this section, the Driver License Division shall suspend the person's license under~~
 328 ~~Section 53-3-219.~~
 329 ~~—— (7) When the Department of Public Safety receives the arrest or conviction record of a~~
 330 ~~person for a driving offense committed while the person's license is suspended pursuant to this~~
 331 ~~section, the Department of Public Safety shall extend the suspension for an additional like~~
 332 ~~period of time:~~
 333 ~~—— Section 10. Section 32B-4-419 is amended to read:~~
 334 ~~—— 32B-4-419. Unlawful permitting of intoxication:~~
 335 ~~—— (1) A person may not permit another person to become intoxicated or an intoxicated ⊗~~

- 336 ☉ person to consume an alcoholic product in:
- 337 ——— (a) premises of which the person is the owner, tenant, or occupant; or
- 338 ——— (b) a chartered bus or limousine of which the person is the owner or operator.
- 339 ——— (2) A violation of Subsection (1) is ~~[a class C misdemeanor]~~ an infraction.
- 340 ——— Section 11. Section ~~32B-4-421~~ is amended to read:
- 341 ——— ~~32B-4-421. Unlawful consumption in public place.~~
- 342 ——— (1) A person may not consume liquor in a public building, park, or stadium, except as
- 343 provided by this title.
- 344 ——— (2) A violation of this section is ~~[a class C misdemeanor]~~ an infraction.
- 345 ——— Section 12. Section ~~32B-4-422~~ is amended to read:
- 346 ——— ~~32B-4-422. Unlawful dispensing.~~
- 347 ——— (1) For purposes of this section:
- 348 ——— (a) "Primary spirituous liquor" means the main distilled spirit in a beverage.
- 349 ——— (b) "Primary spirituous liquor" does not include a secondary alcoholic product used as
- 350 a flavoring in conjunction with the primary distilled spirit in a beverage.
- 351 ——— (2) A retail licensee licensed under this title to sell, offer for sale, or furnish spirituous
- 352 liquor for consumption on the licensed premises, or staff of the retail licensee may not:
- 353 ——— (a) sell, offer for sale, or furnish a primary spirituous liquor to a person on the licensed
- 354 premises except in a quantity that does not exceed 1.5 ounces per beverage dispensed through a
- 355 calibrated metered dispensing system approved by the department;
- 356 ——— (b) sell, offer for sale, or furnish more than a total of 2.5 ounces of spirituous liquor per
- 357 beverage;
- 358 ——— (c) allow a person on the licensed premises to have more than a total of 2.5 ounces of
- 359 spirituous liquor at a time; or
- 360 ——— (d) (i) except as provided in Subsection (2)(d)(ii), allow a person to have more than
- 361 two spirituous liquor beverages at a time; or
- 362 ——— (ii) allow a person on the premises of the following to have more than one spirituous
- 363 liquor beverage at a time:
- 364 ——— (A) a full-service restaurant licensee;
- 365 ——— (B) a person operating under a full-service restaurant sublicense;
- 366 ——— (C) an on-premise banquet licensee; ☉

367 ~~⊗~~ ~~(D) a person operating under an on-premise banquet sublicense; or~~
 368 ~~(E) a single event permittee.~~
 369 ~~(3) A violation of this section is [a class C misdemeanor] an infraction. ←§~~

370 Section 13. Section 41-1a-401 is amended to read:

371 **41-1a-401. License plates -- Number of plates -- Reflectorization -- Indicia of**
 372 **registration in lieu of or used with plates.**

373 (1) (a) The division upon registering a vehicle shall issue to the owner:

374 (i) one license plate for a motorcycle, trailer, or semitrailer;

375 (ii) one decal for a park model recreational vehicle, in lieu of a license plate, which
 376 shall be attached in plain sight to the rear of the park model recreational vehicle;

377 (iii) one decal for a camper, in lieu of a license plate, which shall be attached in plain
 378 sight to the rear of the camper; and

379 (iv) two identical license plates for every other vehicle.

380 (b) The license plate or decal issued under Subsection (1)(a) is for the particular
 381 vehicle registered and may not be removed during the term for which the license plate or decal
 382 is issued or used upon any other vehicle than the registered vehicle.

383 (2) The division may receive applications for registration renewal, renew registration,
 384 and issue new license plates or decals at any time prior to the expiration of registration.

385 (3) (a) All license plates to be manufactured and issued by the division shall be treated
 386 with a fully reflective material on the plate face that provides effective and dependable
 387 reflective brightness during the service period of the license plate.

388 (b) The division shall prescribe all license plate material specifications and establish
 389 and implement procedures for conforming to the specifications.

390 (c) The specifications for the materials used such as the aluminum plate substrate, the
 391 reflective sheeting, and glue shall be drawn in a manner so that at least two manufacturers may
 392 qualify as suppliers.

393 (d) The granting of contracts for the materials shall be by public bid.

394 (4) (a) The commission may issue, adopt, and require the use of indicia of registration
 395 it considers advisable in lieu of or in conjunction with license plates as provided in this part.

396 (b) All provisions of this part relative to license plates apply to these indicia of
 397 registration, so far as the provisions are applicable.