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DUI Sentencing Modifications

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Stephanie Pitcher

House Sponsor: Andrew Stoddard 2 3 **LONG TITLE** 4 **General Description:** 5 This bill addresses DUI sentencing. 6 **Highlighted Provisions:** 7 This bill: 8 clarifies that a veterans treatment court program is a problem solving court an individual 9 may participate in or successfully complete that allows a court to shorten or suspend the individual's suspension or revocation of the individual's license due to a DUI conviction; 10 11 and 12 makes technical and conforming changes. 13 **Money Appropriated in this Bill:** 14 None 15 **Other Special Clauses:** 16 None **Utah Code Sections Affected:** 17 18 AMENDS: 19 41-6a-509, as last amended by Laws of Utah 2024, Chapter 106 20 21 Be it enacted by the Legislature of the state of Utah: 22 Section 1. Section **41-6a-509** is amended to read: 23 41-6a-509. Driver license suspension or revocation for a driving under the 24 influence violation. 25 (1)(a) The Driver License Division shall, if the person is 21 years old or older at the 26 time of arrest:

(i) suspend for a period of 120 days the operator's license of a person convicted for

(A) the person has a prior conviction as defined under Subsection 41-6a-501(2);

the first time under Section 41-6a-502 or 76-5-102.1; or

(ii) revoke for a period of two years the license of a person if:

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31	and
32	(B) the current violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 is
33	committed within a period of 10 years from the date of the prior violation.
34	(b)(i) If a person elects to become an interlock restricted driver under Subsection
35	53-3-223(10)(a), the Driver License Division may not suspend the operator's
36	license for a violation of Section 41-6a-502 as described in Subsection (1)(a)(i)
37	unless the person fails to complete 120 days of the interlock restriction.
38	(ii) If a person elects to become an interlock restricted driver under Subsection
39	53-3-223(10)(a), and the person fails to complete the full 120 days of interlock
40	restriction, the Driver License Division:
41	(A) shall suspend the operator's license as described in Subsection (1)(a)(i) for a
42	period of 120 days from the date the ignition interlock system was removed
43	from the vehicle; and
44	(B) may not reduce the 120-day suspension for any days the person was compliant
45	with the interlock restriction under Subsection 53-3-223(10)(a).
46	(c)(i) If a person elects to become an interlock restricted driver under Subsection
47	41-6a-521(7), the Driver License Division may not suspend the operator's license
48	for a violation of Section 41-6a-502 as described in Subsection (1)(a)(i) unless the
49	person fails to complete three years of the interlock restriction under Subsection
50	41-6a-521(7).
51	(ii) If a person elects to become an interlock restricted driver under Subsection
52	41-6a-521(7), and the person fails to complete the full three years of interlock
53	restriction, the Driver License Division:
54	(A) shall suspend the operator's license as described in Subsection (1)(a)(i) for a
55	period of 120 days from the date the ignition interlock system was removed
56	from the vehicle; and
57	(B) may not reduce the 120-day suspension for any days the person was compliant
58	with the interlock restriction under Subsection 41-6a-521(7).
59	(2) The Driver License Division shall, if the person is 19 years old or older but under 21
60	years old at the time of arrest:
61	(a) suspend the person's driver license until the person is 21 years old or for a period of
62	one year, whichever is longer, if the person is convicted for the first time of a
63	violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 of an offense that was
64	committed on or after July 1, 2011;

65	(b) deny the person's application for a license or learner's permit until the person is 21
66	years old or for a period of one year, whichever is longer, if the person:
67	(i) is convicted for the first time of a violation under Section 41-6a-502, 76-5-102.1
68	or 76-5-207 of an offense committed on or after July 1, 2011; and
69	(ii) has not been issued an operator license;
70	(c) revoke the person's driver license until the person is 21 years old or for a period of
71	two years, whichever is longer, if:
72	(i) the person has a prior conviction as defined under Subsection 41-6a-501(2); and
73	(ii) the current violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 is
74	committed within a period of 10 years from the date of the prior violation; or
75	(d) deny the person's application for a license or learner's permit until the person is 21
76	years old or for a period of two years, whichever is longer, if:
77	(i) the person has a prior conviction as defined under Subsection 41-6a-501(2);
78	(ii) the current violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 is
79	committed within a period of 10 years from the date of the prior violation; and
80	(iii) the person has not been issued an operator license.
81	(3) The Driver License Division shall, if the person is under 19 years old at the time of
82	arrest:
83	(a) suspend the person's driver license until the person is 21 years old if the person is
84	convicted for the first time of a violation under Section 41-6a-502, 76-5-102.1, or
85	76-5-207;
86	(b) deny the person's application for a license or learner's permit until the person is 21
87	years old if the person:
88	(i) is convicted for the first time of a violation under Section 41-6a-502, 76-5-102.1
89	or 76-5-207; and
90	(ii) has not been issued an operator license;
91	(c) revoke the person's driver license until the person is 21 years old if:
92	(i) the person has a prior conviction as defined under Subsection 41-6a-501(2); and
93	(ii) the current violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 is
94	committed within a period of 10 years from the date of the prior violation; or
95	(d) deny the person's application for a license or learner's permit until the person is 21
96	years old if:
97	(i) the person has a prior conviction as defined under Subsection 41-6a-501(2);
98	(ii) the current violation under Section 41-6a-502, 76-5-102.1, or 76-5-207 is

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99	committed within a period of 10 years from the date of the prior violation; and	
100	(iii) the person has not been issued an operator license.	
101	(4) The Driver License Division shall suspend or revoke the license of a person as ordered	
102	by the court under Subsection (9).	
103	(5) The Driver License Division shall subtract from any suspension or revocation period the	•
104	number of days for which a license was previously suspended under Section 53-3-223 o	r
105	53-3-231, if the previous suspension was based on the same occurrence upon which the	
106	record of conviction is based.	
107	(6) If a conviction recorded as impaired driving is amended to a driving under the influence	;
108	conviction under Section 41-6a-502, 76-5-102.1, or 76-5-207 in accordance with	
109	Subsection 41-6a-502.5(3)(a)(ii), the Driver License Division:	
110	(a) may not subtract from any suspension or revocation any time for which a license wa	ıs
111	previously suspended or revoked under Section 53-3-223 or 53-3-231; and	
112	(b) shall start the suspension or revocation time under Subsection (1) on the date of the	
113	amended conviction.	
114	(7) A court that reported a conviction of a violation of Section 41-6a-502, 76-5-102.1, or	
115	76-5-207 for a violation that occurred on or after July 1, 2009, to the Driver License	
116	Division may shorten the suspension period imposed under Subsection (2)(a) or (b) or	
117	Subsection (3)(a) or (b) prior to completion of the suspension period if the person:	
118	(a) completes at least six months of the license suspension;	
119	(b) completes a screening;	
120	(c) completes an assessment, if it is found appropriate by a screening under Subsection	
121	(7)(b);	
122	(d) completes substance abuse treatment if it is found appropriate by the assessment	
123	under Subsection (7)(c);	
124	(e) completes an educational series if substance abuse treatment is not required by an	
125	assessment under Subsection (7)(c) or the court does not order substance abuse	
126	treatment;	
127	(f) has not been convicted of a violation of any motor vehicle law in which the person	
128	was involved as the operator of the vehicle during the suspension period imposed	
129	under Subsection (2)(a) or (b) or Subsection (3)(a) or (b);	
130	(g) has complied with all the terms of the person's probation or all orders of the court if	
131	not ordered to probation; and	
132	(h)(i) is 18 years old or older and provides a sworn statement to the court that the	

133	person has not unlawfully consumed alcohol during the suspension period
134	imposed under Subsection (2)(a) or (b) or Subsection (3)(a) or (b); or
135	(ii) is under 18 years old and has the person's parent or legal guardian provide an
136	affidavit or sworn statement to the court certifying that to the parent or legal
137	guardian's knowledge the person has not unlawfully consumed alcohol during the
138	suspension period imposed under Subsection (2)(a) or (b) or Subsection (3)(a) or
139	(b).
140	(8) If the court shortens a person's license suspension period in accordance with the
141	requirements of Subsection (7), the court shall forward the order shortening the person's
142	suspension period to the Driver License Division in a manner specified by the division
143	prior to the completion of the suspension period imposed under Subsection (2)(a) or (b)
144	or Subsection (3)(a) or (b).
145	(9)(a)(i) In addition to any other penalties provided in this section, a court may order
146	the operator's license of a person who is convicted of a violation of Section
147	41-6a-502, 76-5-102.1, or 76-5-207 to be suspended or revoked for an additional
148	period of 90 days, 120 days, 180 days, one year, or two years to remove from the
149	highways those persons who have shown they are safety hazards.
150	(ii) The additional suspension or revocation period provided in this Subsection (9)
151	shall begin the date on which the individual would be eligible to reinstate the
152	individual's driving privilege for a violation of Section 41-6a-502, 76-5-102.1, or
153	76-5-207.
154	(b) If the court suspends or revokes the person's license under this Subsection (9), the
155	court shall prepare and send to the Driver License Division an order to suspend or
156	revoke that person's driving privileges for a specified period of time.
157	(10)(a) The court shall notify the Driver License Division if a person fails to complete
158	all court ordered:
159	(i) screenings;
160	(ii) assessments;
161	(iii) educational series;
162	(iv) substance abuse treatment; and
163	(v) hours of work in a compensatory-service work program.
164	(b) Subject to Subsection 53-3-218(3), upon receiving the notification described in
165	Subsection (10)(a), the division shall suspend the person's driving privilege in
166	accordance with Subsection 53-3-221(2)

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(11)(a) A court that reported a conviction of a violation of Section 41-6a-502 to the
Driver License Division may shorten the suspension or revocation period imposed
under Subsection (1) before completion of the suspension or revocation period if the
person:
(i) is participating in or has successfully completed a 24-7 sobriety program as
defined in Section 41-6a-515.5;
(ii)(A) is participating in or has successfully completed a problem solving court
program approved by the Judicial Council, including a driving under the
influence court program[-or], a drug court program, or a veterans treatment
court program; and
(B) has elected to become an interlock restricted driver as a condition of probation
during the remainder of the person's suspension or revocation period in
accordance with Section 41-6a-518; or
(iii) has had their operator license suspended under Subsection (1)(a)(i), and the court
does not have a problem solving court program approved by the Judicial Council
or access to a 24-7 sobriety program as defined in Section 41-6a-515.5, if the
person:
(A) has installed an ignition interlock device in any vehicle owned or driven by
the person in accordance with Section 53-3-1007; and
(B) did not inflict bodily injury upon another as a proximate result of having
operated the vehicle in a negligent manner.
(b) If a court shortens a person's license suspension or revocation period in accordance
with the requirements of this Subsection (11), the court shall forward the order
shortening the person's suspension or revocation period to the Driver License
Division in a manner specified by the division.
(c) The court shall notify the Driver License Division, in a manner specified by the
Driver License Division, if a person fails to complete or comply with a condition that
allowed the court to shorten the person's license suspension or revocation period
under Subsection (11)(a).
(d)(i)(A) Upon receiving the notification described in Subsection (11)(c), for a
first offense, the division shall suspend the person's driving privilege for a
period of 120 days from the date of notice.
(B) For a suspension described under Subsection (11)(d)(i)(A), no days shall be
subtracted from the 120-day suspension period for which a driving privilege

201	was previously suspended under this section or Section 53-3-223, if the
202	previous suspension was based on the same occurrence upon which the
203	conviction under Section 41-6a-502 is based.
204	(ii)(A) Upon receiving the notification described in Subsection (11)(c), for a
205	second or subsequent offense, the division shall revoke the person's driving
206	privilege for a period of two years from the date of notice.
207	(B) For a license revocation described in Subsection (11)(d)(ii)(A), no days shall
208	be subtracted from the two-year revocation period for which a driving privilege
209	was previously revoked under this section or Section 53-3-223, if the previous
210	revocation was based on the same occurrence upon which the conviction under
211	Section 41-6a-502 is based.
212	Section 2. Effective Date.
213	This bill takes effect on May 7, 2025.