1	TRAUMA-INFORMED JUSTICE PROVISIONS	
2	2018 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Ken Ivory	
5	Senate Sponsor: Luz Escamilla	
6 7	LONG TITLE	
8	General Description:	
9	This bill addresses trauma-informed justice.	
)	Highlighted Provisions:	
	This bill:	
)	<ul> <li>modifies the duties of the Commission on Criminal and Juvenile Justice;</li> </ul>	
}	creates a trauma-informed justice program, including:	
	<ul> <li>defining terms;</li> </ul>	
	• creating a committee;	
	<ul> <li>establishing powers and duties of the committee;</li> </ul>	
	<ul> <li>providing for a performance incentive grant program; and</li> </ul>	
	<ul> <li>requiring reporting; and</li> </ul>	
	<ul><li>makes technical changes.</li></ul>	
)	Money Appropriated in this Bill:	
l	None	
2	Other Special Clauses:	
3	This bill provides a special effective date.	
4	<b>Utah Code Sections Affected:</b>	
	AMENDS:	
)	63M-7-204, as last amended by Laws of Utah 2017, Chapter 330	
,	ENACTS:	
8	63M-7-209, Utah Code Annotated 1953	
9		;

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30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section <b>63M-7-204</b> is amended to read:
32	63M-7-204. Duties of commission.
33	(1) The State Commission on Criminal and Juvenile Justice administration shall:
34	(a) promote the commission's purposes as enumerated in Section 63M-7-201;
35	(b) promote the communication and coordination of all criminal and juvenile justice
36	agencies;
37	(c) study, evaluate, and report on the status of crime in the state and on the
38	effectiveness of criminal justice policies, procedures, and programs that are directed toward the
39	reduction of crime in the state;
40	(d) study, evaluate, and report on programs initiated by state and local agencies to
41	address reducing recidivism, including changes in penalties and sentencing guidelines intended
42	to reduce recidivism, costs savings associated with the reduction in the number of inmates, and
43	evaluation of expenses and resources needed to meet goals regarding the use of treatment as an
44	alternative to incarceration, as resources allow;
45	(e) study, evaluate, and report on policies, procedures, and programs of other
46	jurisdictions which have effectively reduced crime;
47	(f) identify and promote the implementation of specific policies and programs the
48	commission determines will significantly reduce crime in Utah;
49	(g) provide analysis and recommendations on all criminal and juvenile justice
50	legislation, state budget, and facility requests, including program and fiscal impact on all
51	components of the criminal and juvenile justice system;
52	(h) provide analysis, accountability, recommendations, and supervision for state and
53	federal criminal justice grant money;
54	(i) provide public information on the criminal and juvenile justice system and give
55	technical assistance to agencies or local units of government on methods to promote public
56	awareness;
57	(j) promote research and program evaluation as an integral part of the criminal and

58 juvenile justice system;

- (k) provide a comprehensive criminal justice plan annually;
- (l) review agency forecasts regarding future demands on the criminal and juvenile justice systems, including specific projections for secure bed space;
- (m) promote the development of criminal and juvenile justice information systems that are consistent with common standards for data storage and are capable of appropriately sharing information with other criminal justice information systems by:
- (i) developing and maintaining common data standards for use by all state criminal justice agencies;
- (ii) annually performing audits of criminal history record information maintained by state criminal justice agencies to assess their accuracy, completeness, and adherence to standards;
- (iii) defining and developing state and local programs and projects associated with the improvement of information management for law enforcement and the administration of justice; and
- (iv) establishing general policies concerning criminal and juvenile justice information systems and making rules as necessary to carry out the duties under Subsection (1)(k) and this Subsection (1)(m);
- (n) allocate and administer grants, from money made available, for approved education programs to help prevent the sexual exploitation of children;
- (o) allocate and administer grants funded from money from the Law Enforcement Operations Account created in Section 51-9-411 for law enforcement operations and programs related to reducing illegal drug activity and related criminal activity;
- (p) request, receive, and evaluate data and recommendations collected and reported by agencies and contractors related to policies recommended by the commission regarding recidivism reduction;
- (q) establish and administer a performance incentive grant program that allocates funds appropriated by the Legislature to programs and practices implemented by counties that reduce

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86	recidivism and reduce the number of offenders per capita who are incarcerated;
87	(r) oversee or designate an entity to oversee the implementation of juvenile justice
88	reforms; [and]
89	(s) make rules and administer the juvenile holding room standards and juvenile jail
90	standards to align with the Juvenile Justice and Delinquency Prevention Act requirements
91	pursuant to 42 U.S.C. Sec. 5633[-]; and
92	(t) oversee the trauma-informed justice program described in Section 63M-7-209.
93	(2) If the commission designates an entity under Subsection (1)(r), the commission
94	shall ensure that the membership of the entity includes representation from the three branches
95	of government and, as determined by the commission, representation from relevant stakeholder
96	groups across all parts of the juvenile justice system, including county representation.
97	Section 2. Section <b>63M-7-209</b> is enacted to read:
98	63M-7-209. Trauma-informed justice program.
99	(1) As used in this section:
100	(a) "Committee" means the Multi-Disciplinary Trauma-Informed Committee created
101	under Subsection (2).
102	(b) "First responder" includes:
103	(i) a law enforcement officer, as defined in Section 53-13-103;
104	(ii) emergency medical service personnel, as defined in Section 26-8a-102; and
105	(iii) a firefighter.
106	(c) "Trauma-informed" means a policy, procedure, program, or practice that
107	demonstrates an ability to minimize retraumatization associated with the criminal and juvenile
108	justice system.
109	(d) "Victim" means the same as that term is defined in Section 77-37-2.
110	(2) (a) The commission shall create a committee known as the Multi-Disciplinary
111	Trauma-Informed Committee to assist the commission in meeting the requirements of this
112	section. The commission shall provide for the membership, terms, and quorum requirements of
113	the committee, except that:

114	(i) at least one member of the committee shall be a victim;
115	(ii) the executive director of the Department of Health or the executive director's
116	designee shall be on the committee;
117	(iii) the executive director of the Department of Human Services or the executive
118	director's designee shall be on the committee;
119	(iv) a member of the Utah Intergenerational Welfare Reform Commission, created in
120	Section 35A-9-301, as chosen by the chair of the Utah Intergenerational Welfare Reform
121	Commission shall be on the committee; and
122	(v) the commission shall terminate the committee on June 30, 2020.
123	(b) The commission shall use the Utah Office for Victims of Crime, the Utah Office or
124	Domestic and Sexual Violence, and the Utah Council on Victims of Crime in meeting the
125	requirements of this section.
126	(3) (a) The committee shall work with statewide coalitions, children's justice centers,
127	and other stakeholders to complete, by no later than September 1, 2019, a review of current and
128	recommended trauma-informed policies, procedures, programs, or practices in the state's
129	criminal and juvenile justice system, including:
130	(i) reviewing the role of victim advocates and victim services in the criminal and
131	juvenile justice system and:
132	(A) how to implement the option of a comprehensive, seamless victim advocate system
133	that is based on the best interests of victims and assists a victim throughout the criminal and
134	juvenile justice system or a victim's process of recovering from the trauma the victim
135	experienced as a result of being a victim of crime; and
136	(B) recommending what minimum qualifications a victim advocate must meet,
137	including recommending trauma-informed training or trauma-informed continuing education
138	hours;
139	(ii) reviewing of best practice standards and protocols, including recommending
140	adoption or creation of trauma-informed interview protocols, that may be used to train persons
141	within the criminal and juvenile justice system concerning trauma-informed policies,

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142	procedures, programs, or practices, including training of:
143	(A) peace officers that is consistent with the training developed under Section
144	<u>76-5-608;</u>
145	(B) first responders;
146	(C) prosecutors;
147	(D) defense counsel;
148	(E) judges and other court personnel;
149	(F) the Board of Pardons and Parole and its personnel;
150	(G) the Department of Corrections, including Adult Probation and Parole; and
151	(H) others involved in the state's criminal and juvenile justice system;
152	(iii) recommending outcome based metrics to measure achievement related to
153	trauma-informed policies, procedures, programs, or practices in the criminal and juvenile
154	justice system;
155	(iv) recommending minimum qualifications and continuing education of individuals
156	providing training, consultation, or administrative supervisory consultation within the criminal
157	and juvenile justice system regarding trauma-informed policies, procedures, programs, or
158	practices;
159	(v) identifying needs that are not funded or that would benefit from additional
160	resources;
161	(vi) identifying funding sources, including outlining the restrictions on the funding
162	sources, that may fund trauma-informed policies, procedures, programs, or practices;
163	(vii) reviewing which governmental entities should have the authority to implement
164	recommendations of the committee; and
165	(viii) reviewing the need, if any, for legislation or appropriations to meet budget needs
166	(b) Whenever the commission conducts a related survey, the commission, when
167	possible, shall include how victims and their family members interact with Utah's criminal and
168	juvenile justice system, including whether the victims and family members are treated with
169	trauma-informed policies procedures programs or practices throughout the criminal and

170	juvenile justice system.
171	(4) The commission shall establish and administer a performance incentive grant
172	program that allocates money appropriated by the Legislature to public or private entities:
173	(a) to provide advocacy and related service for victims in connection with the Board of
174	Pardons and Parole process; and
175	(b) that have demonstrated experience and competency in the best practices and
176	standards of trauma-informed care.
177	(5) The commission shall report to the Judiciary Interim Committee, at the request of
178	the Judiciary Interim Committee, and the Law Enforcement and Criminal Justice Interim
179	Committee by no later than the September 2019 interim regarding the grant under Subsection
180	(4), the committee's activities under this section, and whether the committee should be
181	extended beyond June 30, 2020.
182	Section 3. Effective date.
183	If approved by two-thirds of all the members elected to each house, this bill takes effect
184	upon approval by the governor, or the day following the constitutional time limit of Utah
185	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
186	the date of veto override.