

1st Sub. H.B. 20

DRIVING UNDER THE INFLUENCE SENTENCING AMENDMENTS

Representative **Ryan D. Wilcox** proposes the following amendments:

1. *Page 2, Lines 26 through 27:*

26 person's body that were not appropriately prescribed or recommended;

► provides additional sentencing options for certain individuals convicted of driving under the influence;

27 ► prohibits a plea in abeyance for certain offenses related to driving under the

2. *Page 8, Lines 218 through 226:*

218 Title 26, Chapter 61a, Utah Medical Cannabis Act or prescribed:

219 (a) the court shall:

220 (i) (A) impose a jail sentence of not less than [~~240 hours~~] 20 days; ~~{or}~~

221 (B) impose a jail sentence of not less than [~~120 hours~~] 10 days in addition to home

222 confinement of not fewer than [~~720 consecutive hours~~] 60 consecutive days through the use of

223 electronic monitoring that includes a substance abuse testing instrument in accordance with

224 Section 41-6a-506; or

(C) impose a jail sentence of not less than 10 days in addition to ordering the individual to obtain substance abuse treatment;

225 (ii) order the individual to participate in a screening;

226 (iii) order the individual to participate in an assessment, if it is found appropriate by a

3. *Page 11, Lines 329 through 333:*

329 (ii) A court may suspend requirements as described in Subsection (2), (4), (6), (8),

330 (10)(b) or (11).

331 (b) A court ~~{or jail may not}~~ **, with stipulation of both parties and approval from the judge,**
may convert a jail sentence required in this section to electronic

332 home confinement.

333 [~~(6)~~] (13) If an individual is convicted of a violation of Section 41-6a-502 and there is