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212	chair;]
213	[(1)] (j) [the chair of the Utah Board of Juvenile Justice or a member of the Utah Board
214	of Juvenile Justice designated by the chair] the chair of the Juvenile Justice Oversight
215	<u>Committee or a member of the Juvenile Justice Oversight Committee</u> $\hat{S} \rightarrow \underline{\text{designated by the chair}}$
215a	<b>←</b> Ŝ;
216	[(m)] (k) the chair of the Utah Victim Services Commission or a member of the Utah
217	Victim Services Commission designated by the chair;
218	[(n) the chair of the Utah Council on Victims of Crime or a member of the Utah
219	Council on Victims of Crime designated by the chair;]
220	[(o) the executive director of the Salt Lake Legal Defender Association or an attorney
221	designated by the executive director;]
222	[(p)] (1) [the chair of the] an indigent defense attorney, appointed by the Utah Indigent
223	Defense Commission [or a member of the Indigent Defense Commission designated by the
224	chair];
225	[(q) the Salt Lake County District Attorney or an attorney designated by the district
226	attorney; and]
227	[(r) the following members designated to serve four-year terms:]
228	[(i) a juvenile court judge, appointed by the chief justice, as presiding officer of the
229	Judicial Council;]
230	[(ii) a representative of the statewide association of public attorneys designated by the
231	association's officers;]
232	[(iii) one member of the House of Representatives who is appointed by the speaker of
233	the House of Representatives; and]
234	[(iv) one member of the Senate who is appointed by the president of the Senate.]
235	(m) a criminal prosecutor, appointed by the Statewide Association of Public Attorneys
236	and Prosecutors;
237	(n) a criminal defense attorney, appointed by the Utah Association of Criminal Defense
238	Lawyers;
239	(o) the executive director of the commission;
240	(p) an education professional, appointed by the State Board of Education; and
241	(q) the director of the Division of Juvenile Justice and Youth Services or the director's
242	designee.

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429	(f) a criminal defense attorney, appointed by the Utah Association of Criminal Defense
430	Lawyers;
431	(g) an indigent defense attorney, appointed by the Indigent Defense Commission;
432	(h) the attorney general or [a designee appointed by the attorney general] the attorney
433	general's designee;
434	[(n)] (i) a criminal prosecutor, appointed by the Statewide Association of Public
435	Attorneys and Prosecutors;
436	[(o) a juvenile court prosecutor appointed by the Statewide Association of Public
437	Attorneys;]
438	[(p)] (j) a representative of the Utah Sheriff's Association appointed by the governor;
439	[(q) a chief of police appointed by the governor;]
440	[(r)] (k) a licensed professional, appointed by the governor, who assists in the
441	rehabilitation of [adult offenders] individuals convicted of an offense;
442	[(s) a licensed professional appointed by the governor who assists in the rehabilitation
443	of juvenile offenders;]
444	[(t) two members from the public appointed by the governor who exhibit sensitivity to
445	the concerns of victims of crime and the ethnic composition of the population;]
446	[(u) one member from the public at large appointed by the governor; and]
447	[(v) a representative of an organization that specializes in civil rights or civil liberties
448	on behalf of incarcerated individuals appointed by the governor.]
449	(1) the chair of the Utah Victim Services Commission or a member of the Utah Victim
450	Services Commission designated by the chair;
451	(m) <b>Ŝ→</b> [ <del>the chair of the Utah Board of Juvenile Justice or a member of the Utah Board of</del>
452	Juvenile Justice designated by the chair] chair of the Juvenile Justice Oversight Committee or a
452a	member of the Juvenile Justice Oversight Committee designated by the chair $\leftarrow \hat{S}$ :
453	(n) a juvenile prosecuting attorney, appointed by the Statewide Association of Public
454	Attorneys and Prosecutors; and
455	(o) a juvenile defense attorney, appointed by the Utah Association of Criminal
456	Defense.
457	(4) In addition to the members described in Subsection (3), the following may serve as
458	non-voting members:
459	(a) a district court judge appointed by the Judicial Council; and

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1793	under supervision in the community; and
1794	(vi) enhance the discretion of the sentencing court while preserving the role of the
1795	Board of Pardons and Parole; and
1796	(c) appropriate, evidence-based probation and parole supervision policies and services
1797	that assist offenders in successfully completing supervision and reduce incarceration rates from
1798	community supervision programs while ensuring public safety, including:
1799	(i) treatment and intervention completion determinations based on individualized case
1800	action plans;
1801	(ii) measured and consistent processes for addressing violations of conditions of
1802	supervision;
1803	(iii) processes that include using positive reinforcement to recognize an offender's
1804	progress in supervision;
1805	(iv) engaging with social services agencies and other stakeholders who provide
1806	services that meet the needs of an offender; and
1807	(v) identifying community violations that may not warrant revocation of probation or
1808	parole.
1809	(2) The sentencing commission shall modify:
1810	(a) the adult sentencing and supervision length guidelines to reduce recidivism for the
1811	purposes of protecting the public and ensuring efficient use of state funds; and
1812	(b) the criminal history score in the adult sentencing and supervision length guidelines
1813	to reduce recidivism, including factors in an offender's criminal history that are relevant to the
1814	accurate determination of an individual's risk of offending again.
1815	(3) (a) Before July 1, 2024, the commission shall create sentencing guidelines and
1816	supervision length guidelines for the following offenses:
1817	$\hat{S} \rightarrow (i)$ an interlock restricted driver operating a vehicle without an ignition interlock
1817a	<u>system, Section 41-6a-518.2;</u> ←Ŝ
1817b	$\hat{S} \rightarrow [(\hat{i})]$ (ii) $\leftarrow \hat{S}$ negligently operating a vehicle resulting in injury, Section 76-5-102.1; and
1818	$\hat{S} \rightarrow [(iii)]$ (iii) $\leftarrow \hat{S}$ negligently operating a vehicle resulting in death, Section 76-5-207.
1819	(b) The guidelines under Subsection (3)(a) shall consider the following:
1820	(i) the current sentencing requirements for driving under the influence of alcohol,
1821	drugs, or a combination of both as identified in Section 41-6a-505 when injury or death do not
1822	result:
1823	(ii) the degree of injury and the number of victims suffering injury or death as a result

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1824	of the offense;
1825	(iii) the offender's number of previous convictions for driving under the influence
1826	related offenses as defined in Subsection 41-6a-501(2)(a); $\hat{S} \rightarrow [and]$ (iv) the offender's number of
1826a	convictions for an interlock restricted driver operating a vehicle without an ignition interlock
1826b	system as described in Section 41-6a-518.2; and ←Ŝ
1827	$\hat{S} \rightarrow [\underline{(iv)}] (v) \leftarrow \hat{S}$ whether the offender had a blood or breath alcohol level of .16 or higher,
1827a	had a
1828	blood or breath alcohol level of .05 or higher in addition to any measurable controlled
1829	substance, or had a combination of two or more controlled substances in the individual's body
1830	that were not recommended in accordance with Title 26B, Chapter 4, Part 2, Cannabinoid
1831	Research and Medical Cannabis, or prescribed.".