LEGISLATIVE ANALYSIS AND PUBLIC POLICY ASSOCIATION

GOOD SAMARITAN FATAL OVERDOSE PREVENTION AND DRUG INDUCED HOMICIDE: SUMMARY OF STATE LAWS





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SUMMARY

The chance of surviving a drug overdose is dependent on how quickly one receives medical assistance. However, research indicates that there is often a reluctance among those witnessing an overdose to summon emergency assistance from law enforcement or other first responders out of fear of arrest for drug possession or other charges. In an effort to reduce this fear and to encourage overdose witnesses to seek help, state policymakers developed Good Samaritan laws specific to drug overdoses (hereafter called "Good Samaritan fatal overdose prevention laws"). The purpose of these laws is to prioritize the overdose victim's safety over arresting drug users by granting limited protection from criminal liability to people seeking medical assistance and, in most cases, to the overdose victim. New Mexico enacted the first Good Samaritan fatal overdose prevention law in 2007.

In 2020, the Legislative Analysis and Public Policy Association (LAPPA) undertook an extensive research project to determine the status of Good Samaritan fatal overdose prevention laws throughout the United States, including the District of Columbia and all U.S. territories. In the three years since, LAPPA updated the document multiple times. As of July 2025, all 50 states and the District of Columbia have Good Samaritan fatal overdose prevention laws. None of the U.S. territories has a Good Samaritan fatal overdose prevention law in place.

The results of this research project are presented in this document. Starting on page 16, LAPPA provides jurisdiction-by-jurisdiction tables describing many aspects of each Good Samaritan fatal overdose prevention law currently in effect. The detailed aspects of these laws include:

- Statutory citation;
- Initial effective date;
- Date and content of subsequent substantive amendment(s) (if any);
- Individual(s) eligible for the Good Samaritan protection;
- Protections afforded as to crimes related to: (1) controlled substance possession; (2) drug paraphernalia; and (3) other violations;
- Requirements for the protections to apply and exceptions to protection;
- Whether reporting an overdose can serve as a mitigating factor for crimes not subject to the protection, and if so, which types of crimes;
- Other provisions of note; and
- Recently introduced, but not enacted, legislation (as of the July 2023 update, all recently introduced legislation is in one section at the end of the document).

In addition to detailing Good Samaritan fatal overdose prevention laws, as part of this project, LAPPA researched the status of drug-induced homicide/drug delivery resulting in death laws (hereafter called "DIH/DDRD laws"). DIH/DDRD refers to types of laws that establish a specific criminal charge, often manslaughter or murder, for individuals who furnish or deliver

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¹ Caleb J. Banta-Green, et al., *Police Officers' and Paramedics' Experiences with Overdose and Their Knowledge and Opinions of Washington State's Drug Overdose–Naloxone–Good Samaritan Law*, 90 J. OF URBAN HEALTH 1102, 1102 (Dec. 2013), https://doi.org/10.1007/s11524-013-9814-y.
² *Id*.

controlled substances to another individual who dies as a result.³ Reports suggest that DIH/DDRD prosecutions are on the rise in recent years, in response to the continuing drug overdose crisis in the country.⁴ Certainly, there is tension between Good Samaritan fatal overdose prevention and DIH/DDRD laws. An ongoing policy debate exists about whether the use, or potential use, of DIH/DDRD laws against those who might report an overdose negates the encouragement to report such an incident provided by Good Samaritan protections. The jurisdiction-by-jurisdiction tables in this document provide details about the following aspects of DIH/DDRD laws:

- Statutory citation(s);
- Effective date and last amendment;
- Classification of offense;
- Circumstances when law applies;
- Whether a specified affirmative defense exists; and
- Recently introduced, but not enacted, legislation (as of the July 2023 update, all recently introduced legislation is in one section at the end of the document).

LAPPA designed this document to: (1) provide a singular resource for each jurisdiction's laws; (2) allow for a comparison of these laws between jurisdictions; and (3) identify and highlight interesting provisions. The primary conclusions from the research and analysis are set forth below, followed by several maps showing many of the results in graphic form.⁵

- ➤ The enactment of Good Samaritan fatal overdose prevention laws is a recent phenomenon. Over half of the existing 51 laws in effect in the United States first took effect on or after January 1, 2015. Kansas and Wyoming were the last remaining states to enact a Good Samaritan Fatal overdose prevention law, enacting their laws in 2024 and 2025, respectively.
- Twenty-five jurisdictions substantively amended their Good Samaritan fatal overdose prevention laws one or more times since initial enactment, largely to expand the protection afforded to eligible individuals. The first substantive amendments took place in 2014, and the latest in 2024. These 25 jurisdictions are (in alphabetical order): Arkansas, Colorado, Connecticut, the District of Columbia, Florida, Illinois, Louisiana, Maine, Maryland, Michigan, Minnesota, Mississippi, Montana, New Hampshire, New Mexico, New York, North Carolina, North Dakota, Ohio, Rhode Island, Tennessee, Utah, Vermont, Virginia, and Wisconsin.⁶

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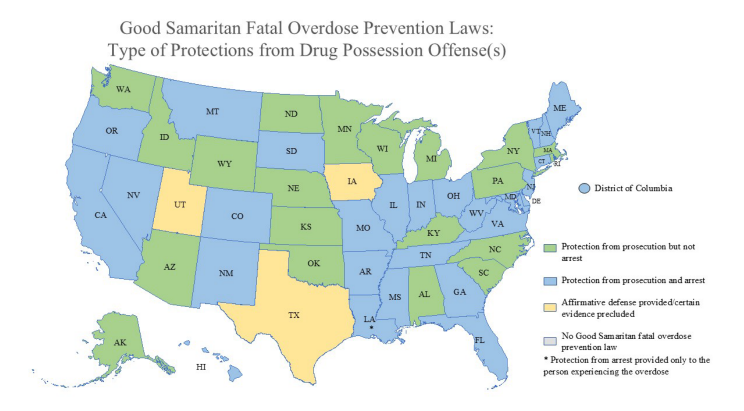
³ *Drug-induced homicide laws*, PRESCRIPTION DRUG ABUSE POL. SYS. (Jan. 1, 2019), https://pdaps.org/datasets/drug-induced-homicide-1529945480-1549313265-1559075032.

⁴ Drug-induced homicide, HEALTH IN JUSTICE ACTION LAB-NORTHEASTERN UNIV. SCH. OF L., last accessed July 16, 2025, https://www.healthinjustice.org/drug-induced-homicide.

⁵ The goal of this research document is to provide accurate and complete information that is free of omissions. If you believe that this document contains misinformation or errors, please email LAPPA at info@thelappa.org.

⁶ In Wisconsin's case, a sunset provision effective August 1, 2020, repealed additional protections added to the law in 2017.

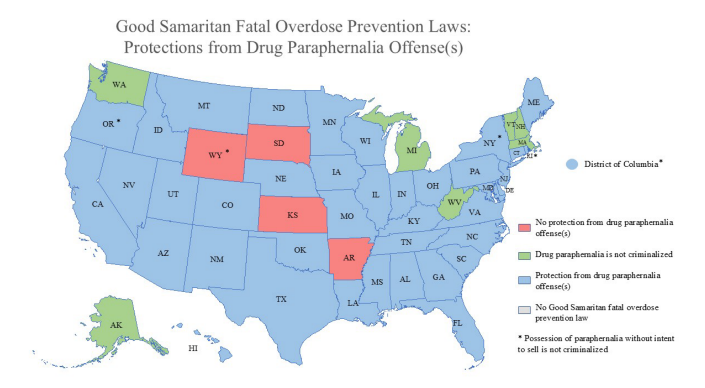
- The nature of the protection provided by Good Samaritan fatal overdose prevention laws differs by jurisdiction. This analysis groups the protections afforded into three categories of crimes: (1) possession of controlled substances; (2) possession of drug paraphernalia; and (3) other violations.
- All Good Samaritan fatal overdose prevention laws provide some level of protection for low-level drug possession offenses. In all but three states, an eligible person is explicitly protected against one or more of the arrest, charge, prosecution, or conviction of the drug possession offense(s). The three exceptions are Iowa, Texas, and Utah. In Texas and Utah, the statute provides an affirmative defense to an allegation of violation. In Iowa, the statute precludes the use of certain information gathered in response to a call for medical assistance to be used to support probable cause or be admitted into evidence. Each of the remaining 48 jurisdictions explicitly provide protection against prosecution, with some variation in how that is expressed in language. Slightly over half of the jurisdictions with laws (25 states and the District of Columbia) explicitly provide protection against arrest or being taken into custody. Five states (Colorado, Florida, Illinois, Louisiana, and Virginia) added protection from arrest to their originally enacted laws by amendment.



⁷ As originally enacted in 2015, Virginia's law provided an affirmative defense. Virginia law now provides protection from arrest or prosecution.

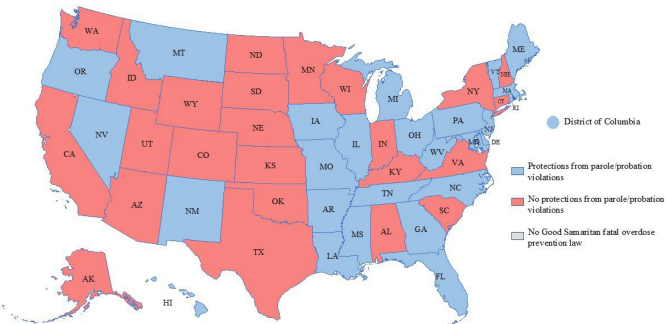
⁸ Louisiana law only protects the individual experiencing the overdose from arrest and not the person seeking help.

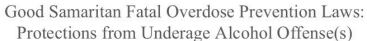
In most cases, the nature of the protection provided to an eligible person under the jurisdiction's Good Samaritan fatal overdose prevention law extends to possession of drug paraphernalia. In 39 states and the District of Columbia, the law expressly includes drug paraphernalia offenses within the protection. This includes three states (New York, Oregon, and Rhode Island) and the District of Columbia where the possession of drug paraphernalia, without the intent to deliver or sell, is not criminalized. In seven states (Alaska, Massachusetts, Michigan, New Hampshire, Vermont, West Virginia, and Washington), although the Good Samaritan fatal overdose prevention law does not extend protection to possession of drug paraphernalia, possession without the intent to sell is not criminalized. In contrast, there are three states that do criminalize possession of drug paraphernalia without the intent to sell that do not extend Good Samaritan protections to such possession (Arkansas, Kansas, and South Dakota). Four states (Florida, Illinois, Louisiana, and New Mexico) added protection against drug paraphernalia offenses to the originally enacted law by amendment. For more information on state drug paraphernalia laws, see LAPPA's publication Drug Checking Equipment, Needles/Syringes, and Drug Paraphernalia: Summary of State Laws.

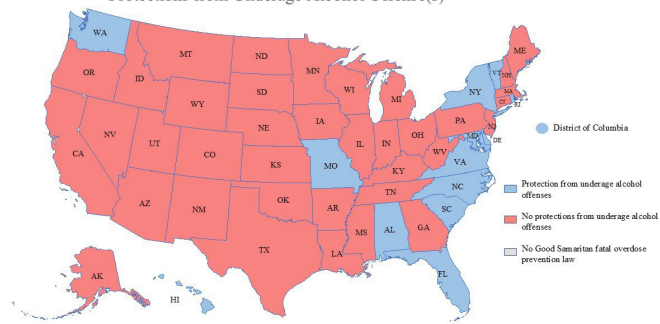


➤ Some Good Samaritan fatal overdose prevention laws provide broader protections for eligible individuals than just possession of drugs and drug paraphernalia. The most common of these additional protections are for probation and parole violations (27 states and the District of Columbia), certain underage alcohol offenses (13 states and the District of Columbia), and violations of protective orders (10 states).

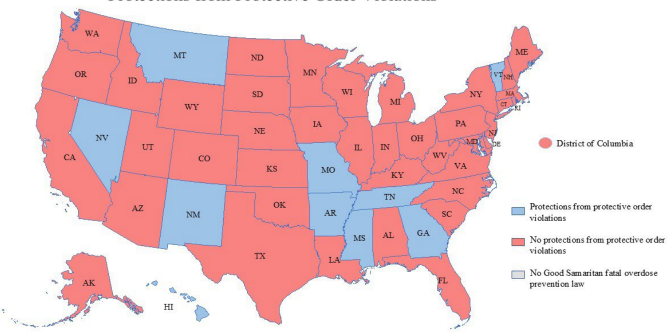




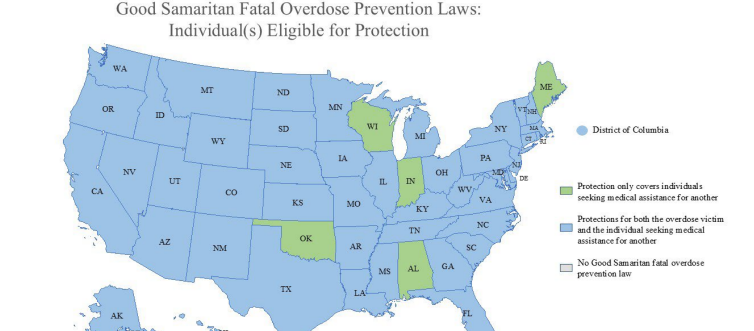




Good Samaritan Fatal Overdose Prevention Laws: Protections from Protective Order Violations



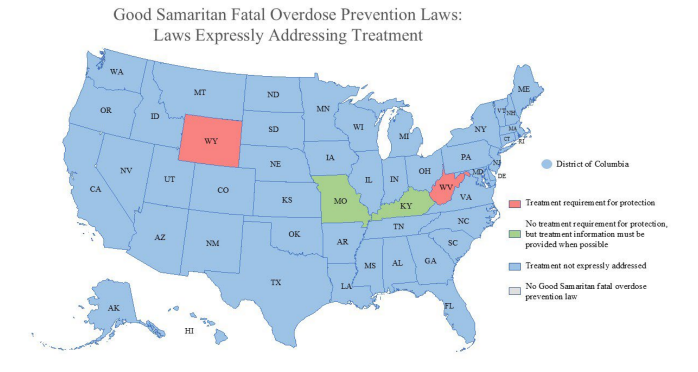
➤ In terms of those eligible to receive protection from Good Samaritan fatal overdose prevention laws, most laws cover both the person seeking medical assistance and the person experiencing the overdose for which medical assistance is sought. In five states (Alabama, Indiana, Maine, Oklahoma, and Wisconsin), the protection extends only to individuals seeking medical assistance for another and does not cover the overdose victim. The laws of five states (Alabama, Iowa, North Carolina, South Carolina, and Texas) expressly require the person seeking assistance to be the first caller or have a reasonable belief of being the first caller. Indiana is the only jurisdiction that requires the person seeking assistance to administer naloxone to become eligible for protection.



⁹ Wisconsin's law covered the person suffering the overdose from July 2017 until August 2020.

¹⁰ Minnesota repealed its first caller requirement in 2024.

In West Virginia, there are specific treatment requirements that the eligible individual must meet to receive protection from the Good Samaritan fatal overdose prevention law. ¹¹ In Wyoming, an individual who is experiencing a drug overdose, who does not seek help for him or herself, is only eligible to receive immunity for a second time in a 12-month period after he or she completes a drug treatment program approved by a district attorney. In two states (Kentucky and Missouri), there are no treatment requirements for protection, but the law requires, when possible, that treatment information be provided to the eligible individual.



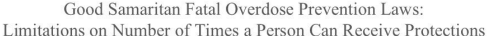
 $^{^{11}}$ Wisconsin and Ohio previously had a treatment requirement, but they were repealed on August 1, 2020 and April 4, 2023, respectively

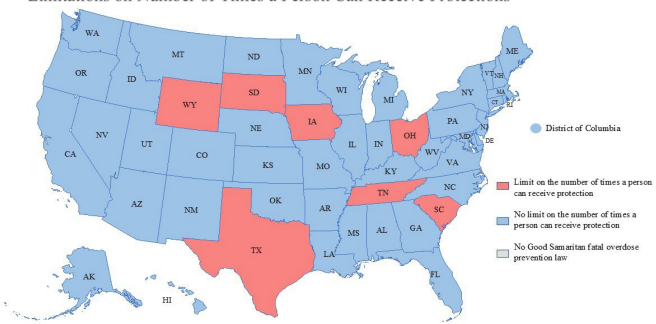
To be eligible for protections, state Good Samaritan fatal overdose prevention laws set forth requirements that must be met in order for the protections to apply. These laws often require the individual to report the overdose in "good faith." In 12 states and the District of Columbia, "good faith" does not include seeking medical assistance during the execution of an arrest warrant, search warrant, or a lawful search. Other requirements to receive protections frequently include remaining on the scene until help arrives and cooperating with emergency personnel.

Good Samaritan Fatal Overdose Prevention Laws: Availability of Protections During the Execution of an Arrest Warrant, Search

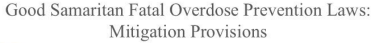


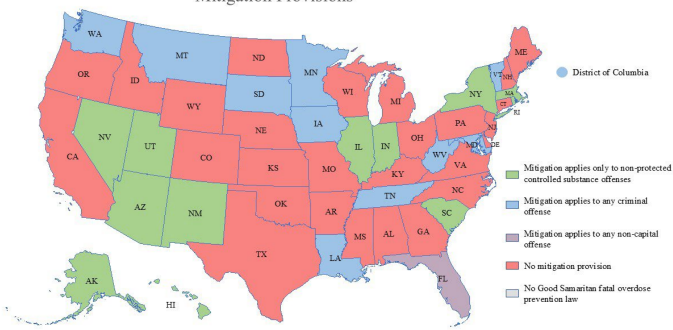
➤ Several state laws contain exceptions to protection. Seven states (Iowa, Ohio, South Carolina, South Dakota, Tennessee, Texas, and Wyoming) place limits on the number of times a person can receive protection under the Good Samaritan fatal overdose prevention law. A total of 31 states and the District of Columbia explicitly specify in their laws that immunity for covered offenses is not grounds for suppression of evidence of other crimes. This lack of such a specification does not mean that evidence of other crimes is subject to suppression in the remaining states; rather, only that those states do not clearly address the issue in statute.



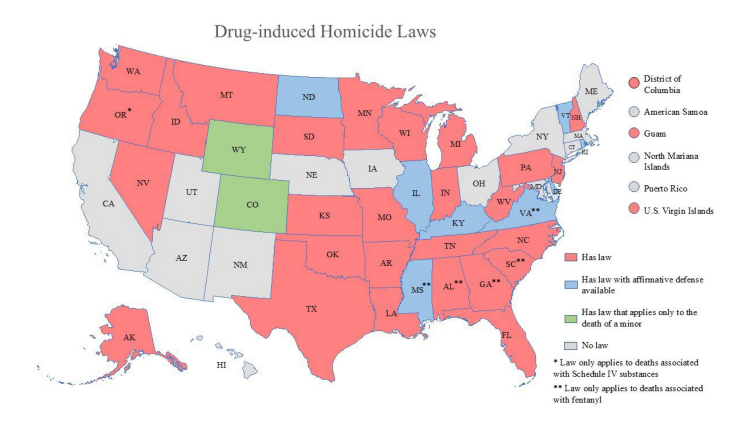


In cases where individuals summon medical assistance for an overdose victim but allegedly commit a crime for which protection is not offered, 23 states and the District of Columbia specifically provide that summoning emergency assistance is a mitigating factor to be considered at sentencing. The criminal offenses to which the mitigation may apply varies among states, involving only controlled substance or drug offenses (12 states), any criminal prosecution or offense (10 states and the District of Columbia), and any non-capital felony offense (Florida).





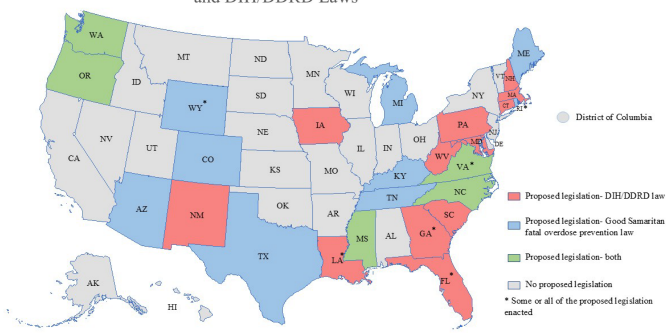
➤ Currently, 35 states, the District of Columbia, Guam, and the U.S. Virgin Islands have an express DIH/DDRD law that could be used to charge someone who delivers a drug that results in an accidental overdose death. ¹² The classification of the DIH/DDRD offense varies by state, with examples including manslaughter, classified felony, reckless homicide, and murder. In five states (Alabama, Geogia, South Carolina, Mississippi, and Virginia), the DIH/DDRD law only applies to deaths involving fentanyl. In two states (Colorado and Wyoming), the DIH/DDRD law is limited to the death of a person under the age of 18. Oregon's law only applies to deaths associated with Schedule IV Controlled substances.



¹² As part of our research into DIH/DDRD laws throughout the United States, LAPPA reviewed multiple sources describing such laws. These sources are: Leo Beletsky, *America's Favorite Antidote: Drug-induced Homicide in the Age of the Overdose Crisis*, 2019 UTAH L. REV. 833, 870 (Sept. 2019); DRUG POLICY ALLIANCE, AN OVERDOSE DEATH IS NOT MURDER: WHY DRUG-INDUCED HOMICIDE LAWS ARE COUNTERPRODUCTIVE AND INHUMANE 8 (Nov. 2017), https://drugpolicy.org/wp-content/uploads/2023/05/Overdose_Death_Is_Not_Murder_Report.pdf.; *Drug Induced Homicide Laws*, PRESCRIPTION DRUG ABUSE POLICY SYSTEM (Jan. 1, 2019), https://pdaps.org/datasets/drug-induced-homicide-1529945480-1549313265-1559075032; and *Drug Induced Homicide Laws*, LAWATLAS (May 1, 2024), https://lawatlas.org/datasets/drug-induced-homicide-1529945480-1549313265-1559075032. Experts do not agree on the classification of the laws in the District of Columbia and Oklahoma. Because at least one of these sources classify these jurisdictions as having a DIH/DDRD law, LAPPA similarly classifies both of them affirmatively.

- The laws of eight states (Delaware, Illinois, Kentucky, Mississippi, Rhode Island, North Dakota, Vermont, and Virginia) make a good faith effort to promptly seek, provide, or obtain emergency medical or law enforcement assistance for another person who is experiencing an overdose an affirmative defense to their DIH/DDRD law. In the case of Kentucky, Vermont, and Virginia, the crimes eligible for protection under the Good Samaritan fatal overdose prevention law include the state's DIH/DDRD provision.
- ➤ During 2024 and 2025, 26 states introduced legislation related to Good Samaritan fatal overdose prevention laws, DIH/DDRD, or both. Twelve states introduced legislation related to DIH/DDRD. Nine states (Arizona, Colorado, Kentucky, Maine, Michigan, Rhode Island, Tennessee, Texas, and Wyoming) introduced legislation regarding Good Samaritan fatal overdose prevention laws. Five states (Mississippi, North Carolina, Oregon, Virginia, and Washington) introduced legislation regarding both types of laws. In six of these 26 jurisdictions, at least one piece of proposed legislation became law.

Proposed Legislation Regarding Good Samaritan Fatal Overdose Prevention and DIH/DDRD Laws



ALABAMA	
Statute(s)	 ALA. CODE § 20-2-281 (West 2025) (GSFOP law) ALA. CODE § 13A-6-3 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 June 5, 2015 – § 20-2-281 enacted September 1, 2023 – § 13A-6-3 enacted April 23, 2024 – § 13A-6-3 amended to limit the DIH/DDRD law to substances that contain fentanyl.
Individual(s) eligible for GS protection	An individual ¹³ seeking medical assistance for another individual under Article 13 ("Opioid Antagonist Administration"). Despite the reference to seeking medical assistance for another "under this article," the explicit requirements for the protection to apply do not include administration of naloxone.
Protection as to controlled substance possession crimes	An eligible individual may not be prosecuted ¹⁴ for a misdemeanor controlled substance offense.
Protection as to drug paraphernalia crimes	Misdemeanor controlled substance offense can include drug paraphernalia offenses (ALA. CODE. § 13A-12-260 (West 2025)).
Protection as to other crimes/violations	An eligible individual may not be prosecuted for underage possession or consumption of an alcoholic beverage.
Requirement(s) for the protection to apply	 Law enforcement became aware of the offense solely because the individual was seeking medical assistance for another. Individual acted in good faith, upon a reasonable belief that he or she was the first to call for assistance. Individual used his/her own name when contacting authorities. Individual remained with the individual needing medical assistance until help arrived.
Exception(s) to protection	Protection does not extend to prosecution for driving while under the influence of alcohol or controlled substances (ALA. CODE § 32-5A-191 (West 2025)).
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A

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¹³ State laws vary in how the relevant actor or actors are described (*e.g.*, "individual," "person," or "defendant"). Within this document, the word used in the description of a particular state law is the word found in the statutory provision(s) at issue.

¹⁴ State laws vary in their description of the Good Samaritan protection (*e.g.*, "may not be prosecuted" or "immune from arrest and prosecution"). Within this document, the phrase used in the description of a particular state law is the phrase found in the statutory provision(s) at issue.

<u>ALABAMA</u>	
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Manslaughter (Class B felony)
Circumstance(s) when DIH/DRDD applies	When a person knowingly sells, furnishes, gives away, delivers, or distributes a controlled substance in violation of Ala. Code 13A-12-211 (West 2025), which contains fentanyl, any mixture containing fentanyl, any synthetic controlled substance fentanyl analogue as described in § 20-2-23 (West 2025) and § 20-2-25 (West 2025), and the individual to whom the controlled substance is sold, furnished, given, delivered, or distributed dies as a proximate result of the use of the controlled substance. It is not a defense that the individual, who sold, furnished, gave away, delivered, or distributed the controlled substance had no knowledge that the controlled substance contained fentanyl, any mixture containing fentanyl, any synthetic controlled substance fentanyl analogue.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

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	 ALASKA STAT. ANN. § 11.71.311 (West 2025) (Good Samaritan protections) ALASKA STAT. ANN. § 12.55.155(d)(19) (West 2025) (mitigating factors in sentencing) ALASKA STAT. ANN. § 11.41.110(a)(6) (West 2025) (Murder in the second degree) ALASKA STAT. ANN. § 11.41.120(a)(3) (West 2025) (manslaughter)
amendments to law(s)	 June 3, 2006 – § 11.41.120(a)(3) enacted September 8, 2008 - § 12.55.155(d)(19) enacted October 8, 2014 – § 11.71.311 enacted January 1, 2025 – § 11.41.110(a)(6) enacted, which created a two tier DIH/DDRH law dependent on the substance involved in the death.
for GS protection	 Person who in good faith sought medical or law enforcement assistance for another person who he or she reasonably believed was experiencing a drug overdose. Person experiencing a drug overdose who sought medical assistance. The law defines the phrase "drug overdose" as involving a controlled substance-induced event.
controlled substance possession crimes	An eligible person may not be prosecuted for: Certain misconduct involving a controlled substance in the fourth degree (ALASKA STAT. ANN. § 11.71.040(a)(3), (4), or (12) (West 2025)); Certain misconduct involving a controlled substance in the fifth degree (ALASKA STAT. ANN. § 11.71.050(a)(4) or (5) (West 2025)); or Certain misconduct involving a controlled substance in the sixth degree (ALASKA STAT. ANN. § 11.71.060(a)(1) or (2) (West 2025)).
paraphernalia crimes	None (possession of drug paraphernalia is not a crime in Alaska) None

	<u>ALASKA</u>	
Requirement(s) for the protection to apply	 Evidence supporting the prosecution for the offense was obtained or discovered as a result of the person seeking medical or law enforcement assistance. Person cooperated with medical or law enforcement personnel, including by providing identification. Person seeking assistance for another remained at the scene until help arrived. 	
Exception(s) to protection	None	
Reporting overdose a mitigating factor in sentencing	Yes	
Offenses subject to mitigation	Offenses related to controlled substances	
Circumstance(s) when mitigation applies	Defendant sought medical assistance for another person who was experiencing a drug overdose contemporaneously with the commission of the offense.	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Murder in the second degree or manslaughter dependent on the substance involved.	
Circumstance(s) when DIH/DRDD applies	 Murder in the second degree- Individual knowingly manufactured or delivered a controlled substance in violation of § 11.71.010 (West 2025) or § 11.71.021 (West 2025), and another person dies as a direct result of ingestion of the controlled substance. Manslaughter- Individual knowingly manufactures or delivers a controlled substance in violation of § 11.71.030 (West 2025) or § 11.71.040(a)(1) (West 2025) for Schedule IVA controlled substances, and another person dies as a direct result of ingestion of the controlled substance. 	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

<u>ARIZONA</u>	
Statute(s)	ARIZ. REV. STAT. ANN. § 13-3423 (West 2025)
Substantive amendments to law(s)	April 26, 2018 – § 13-3423 enacted
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for someone experiencing a drug-related overdose. Person who is experiencing a drug-related overdose, who is in need of medical assistance, and for whom assistance is sought. The law defines the phrases "medical assistance" and "seeks medical assistance."
Protection as to controlled substance possession crimes	An eligible person may not be charged or prosecuted for the possession or use of a controlled substance (or a preparatory offense, in the case of a person seeking medical assistance for another).
Protection as to drug paraphernalia crimes	An eligible person may not be charged or prosecuted for the possession or use of drug paraphernalia (or a preparatory offense, in the case of a person seeking medical assistance for another).
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	Evidence for the violation was gained as a result of the need for medical assistance
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime or person not falling under the scope of the statute; or Ability to seize contraband or arrest for any other offense.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Criminal prosecution for a violation of Title 13, Chapter 34 ("Drug Offenses")
Circumstance(s) when mitigation applies	When a person sought medical assistance for someone who was experiencing a drug-related overdose.
Other provisions of note	The existence of the protection does not prohibit an eligible person from being offered a diversion program for an offense other than the possession or use of a controlled substance or drug paraphernalia or a preparatory offense.

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<u>ARIZONA</u>	
Express DIH or DDRD provision in state law	No ¹⁵
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

¹⁵ Prior to the July 2023 update of this document, LAPPA listed ARIZ. REV. STAT. ANN. § 13-1105(A)(2) (West 2023) as Arizona's DIH/DDRD law. Upon review, LAPPA removed this law from the document finding it to be more directed at cartel/gang drug violence than express DIH/DRDD.

<u>ARKANSAS</u>	
Statute(s)	 ARK. CODE ANN. §§ 20-13-1701 to 20-13-1705 (West 2024) (GSFOP law) ARK. CODE ANN. §§ 5-10-201 to 5-10-210 (West 2024) (DIH/DDRD law)
Substantive amendments to law(s)	 July 22, 2015 – §§ 20-13-1701 to 20-13-1705 enacted April 11, 2023 – §§ 5-10-201 to 5-10-210 enacted January 1, 2024 – Amendment to § 20-13-1704 to add that an eligible person may not be subject to penalties for a violation of post-release supervision based on the possession of a controlled substance
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for another person who is experiencing a drug overdose. Person who is experiencing a drug overdose and in good faith seeks medical assistance for himself or herself. The law defines the phrases "drug overdose," "medical assistance," and "seeks medical assistance." A "drug overdose" is a condition caused by the use of alcohol, a controlled substance, a dangerous drug, or a combination of these.
Protection as to controlled substance possession crimes	An eligible person may not be arrested, charged, or prosecuted for possession of a controlled substance (under ARK. CODE ANN. § 5-64-419 (West 2024)).
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	 An eligible person may not be subject to the following penalties based on the possession of a controlled substance: Violation of a permanent or temporary protective order or restraining order; or Sanctions for a violation of a condition of pretrial release, condition of probation, condition of parole, or post-release supervision.
Requirement(s) for the protection to apply	Evidence for the arrest, charge, or prosecution of the possession of a controlled substance must have resulted solely from seeking medical assistance.
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime or a person that does not fall under the scope of the protection; Any seizure of evidence or contraband otherwise permitted; or Authority of a law enforcement officer to detain or take into custody a person in the course of an investigation or to effectuate an arrest for any offense not falling under the protection.

<u>ARKANSAS</u>	
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	 Aggravated death by delivery Death by delivery in the first degree Death by delivery in the second degree
Circumstance(s) when DIH/DRDD applies	 Aggravated death by delivery- A person commits the offense of aggravated death by delivery if: He or she knowingly delivers or conveys fentanyl to another person and the injection, ingestion, inhalation, or other introduction of the fentanyl, including any adulterants or diluents, is the cause of death of the other person; or He or she knowingly delivers or conveys fentanyl, methamphetamine, heroin, or cocaine to a minor; and the injection, ingestion, inhalation, or other introduction of the fentanyl, methamphetamine, heroin, or cocaine, including any adulterants or diluents, causes the death of the minor. Death by delivery in the first degree- A person commits the offense of death by delivery in the first degree if he or she knowingly delivers or conveys methamphetamine, heroin, or cocaine to another person and the injection, ingestion, inhalation, or other introduction of the methamphetamine, heroin, or cocaine, including any adulterants or diluents, is the cause of death of the person. This is a Class Y felony.

ARKANSAS

Circumstance(s) when DIH/DRDD applies (continued)

- Death by delivery in the first degree is a Class A felony if the defendant proves by a preponderance of the evidence one or more of the following factors:
 - The defendant does not have a prior felony conviction;
 - The defendant played a minor or passive role in the delivery or conveyance of the methamphetamine, heroin, or cocaine;
 - The defendant was unaware of adulterants or diluents in the methamphetamine, heroin, or cocaine that accelerated or contributed to the death of the other person; or
 - The defendant possessed methamphetamine, heroin, or cocaine for personal use and the conveyance was not part of a transaction for which the defendant obtained income, resources, or benefits.
- Death by delivery in the second degree- A person commits the offense of death by delivery in the second degree if he or she knowingly delivers or conveys to another person (1) a controlled substance that is not fentanyl, methamphetamine, heroin, or cocaine, or (2) a counterfeit substance; and the injection, ingestion, inhalation, or other introduction of the controlled substance or counterfeit substance, including any adulterants or diluents, is the cause of death of the person. This is a Class A felony.
- Death by delivery in the second degree is a Class B felony if the defendant proves by a preponderance of the evidence one or more of the following factors:
 - The defendant does not have a prior felony conviction;
 - The defendant played a minor or passive role in the delivery or conveyance of the controlled substance or counterfeit substance;
 - The defendant was unaware of adulterants or diluents in the controlled substance or counterfeit substance that accelerated or contributed to the death of the other person; or
 - O The defendant possessed the controlled substance or counterfeit substance for personal use and the conveyance was not part of a transaction for which the defendant obtained income, resources, or benefits.

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	<u>ARKANSAS</u>
Circumstance(s) when DIH/DRDD applies (continued)	 Death by delivery in the second degree is a Class Y felony if the state proves beyond a reasonable doubt one or more of the following factors: The defendant has a prior felony conviction for delivery of a controlled substance under the Uniform Controlled Substances Act, Ark. Code Ann. § 5-64-401 et. seq. (West 2024) or a similar law of another jurisdiction; The defendant manifested extreme indifference to the value of human life during the commission of the offense; or The defendant knew the victim was vulnerable because the victim was a minor, was 60 years of age or older, or was an incompetent person as defined in Ark. Code Ann. § 5-64-407 (West 2024).
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

<u>CALIFORNIA</u>	
Statute(s)	CAL. HEALTH & SAFETY CODE § 11376.5 (West 2025)
Substantive	• January 1, 2013 – § 11376.5 enacted
amendments to law(s)	• January 1, 2024 – defined "seeks medical assistance"
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for another person experiencing a drug-related overdose. Person who experiences a drug-related overdose and who is in need of medical assistance, if the person or one or more other persons at the scene of the overdose, in good faith, seek medical assistance for the person experiencing the overdose. The law defines the phrase "drug-related overdose" as a condition that results from the use of one or more controlled substances or one or more controlled substances in combination with alcohol. The law defines the phrase "seeks medical assistance" to include any communication made verbally, in writing, or in the form of data from a health-monitoring device, including, but not limited to, smart watches, for the purpose of obtaining medical assistance.
Ductaction as to	
Protection as to controlled substance	It is not a crime for an eligible person to be under the influence of, or possess for personal use, a controlled substance or controlled
possession crimes	substance analog.
Protection as to drug	It is not a crime for an eligible person to possess drug paraphernalia
paraphernalia crimes	for personal use.
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	 Overdose must be related to the possession of a controlled substance, controlled substance analog, or drug paraphernalia of the person seeking medical assistance. Person seeking assistance for another must not obstruct medical or law enforcement personnel.
Exception(s) to protection	 The existence of the protection does not affect: Laws prohibiting the selling, providing, giving, or exchanging of drugs or laws prohibiting the forcible administration of drugs against someone's will; or Liability for any offense that involves activities made dangerous by the consumption of a controlled substance or a controlled substance analog, including, but not limited to, reckless driving (CAL. VEHICLE CODE § 23103 (West 2025)), driving under the influence (CAL. VEHICLE CODE § 23152 (West 2025)), or driving under the influence and causing bodily injury (CAL. VEHICLE CODE § 23153 (West 2025)).

<u>CALIFORNIA</u>	
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	None

<u>COLORADO</u>	
Statute(s)	• Colo. Rev. Stat. Ann. § 18-1-711 (West 2025)
	• Colo. Rev. Stat. Ann. § 18-3-102(e) (West 2025)
Substantive	• May 29, 2012 – § 18-1-711 enacted
amendments to law(s)	• June 6, 2014 – Immunity with respect to: (1) illegal possession or consumption of marijuana by an underage person; and (2) illegal possession of marijuana paraphernalia by an underage person added
	• August 10, 2016 – Immunity for arrest added
	• August 2, 2019 – § 18-3-102(e) enacted
	 July 1, 2022 – Amendments added: (1) immunity for unlawful distribution, manufacturing, dispensing, or sale of certain materials; and (2) reporting requirements for law enforcement agencies responding to emergency drug or alcohol events and district attorneys May 1, 2023 – Adds immunity for a person who aids or seeks aid for a person who suffered an emergency drug or alcohol overdose. Adds immunity for a violation of COLO. REV. STAT. ANN. § 18-18-405(2)(d)(II) (West 2024)
Individual(s) eligible	Person who reports in good faith an emergency drug or alcohol
for GS protection	overdose event to a law enforcement officer, to the 911 system,
	or to a medical provider.
	• Person who suffered an emergency drug or alcohol overdose (if there is a person who reports the event and all requirements placed on the reporter are satisfied).
	The law defines the phrase "emergency drug or alcohol overdose
	event" as a condition resulting from the use of a controlled
	substance, alcohol, or a substance combined with one of these.
Protection as to	An eligible person is immune from arrest and prosecution for the
controlled substance	following offenses:
possession crimes	• Unlawful possession of a controlled substance (Colo. Rev. Stat. Ann. § 18-18-403.5(2) or (2.5) (West 2025))
	• Unlawful use of a controlled substance (Colo. Rev. Stat. Ann.
	§ 18-18-404 (West 2025))
	• Unlawful possession of two ounces or less of marijuana (COLO.
	REV. STAT. ANN. § 18-18-406(5)(a)(I) (West 2025)); or more than
	two ounces of marijuana but not more than six ounces of
	marijuana or not more than three ounces of marijuana concentrate (COLO. REV. STAT. ANN. § 18-18-406(4)(c) (West 2025)); or
	more than six ounces of marijuana, or more than three ounces of
	marijuana concentrate (Colo. Rev. Stat. Ann. § 18-18-406(4)(b) (West 2025))

<u>COLORADO</u>	
Protection as to controlled substance possession crimes (continued)	 Open and public display, consumption, or use of less than two ounces of marijuana (Colo. Rev. Stat. Ann. § 18-18-406(5)(b)(I) (West 2025)) Use or possession of synthetic cannabinoids or salvia divinorum (Colo. Rev. Stat. Ann. § 18-18-406.1 (West 2025)); or Illegal possession or consumption of ethyl alcohol or marijuana by an underage person (Colo. Rev. Stat. Ann. § 18-13-122 (West 2025))
Protection as to drug paraphernalia crimes	An eligible person is immune from arrest and prosecution for the following offenses: • Possession of drug paraphernalia (Colo. Rev. Stat. Ann. § 18-18-428 (West 2025)); or • Illegal possession of marijuana paraphernalia by an underage person (Colo. Rev. Stat. Ann. § 18-13-122 (West 2025)).
Protection as to other crimes/violations	An eligible person is immune from arrest and prosecution from the offenses of: • Transferring or dispensing two ounces or less of marijuana from one person to another for no consideration (Colo. Rev. Stat. Ann. § 18-18-406(5)(c) (West 2025)); and • Unlawful distribution, manufacturing, dispensing, or sale of a controlled substance, if the unlawful distribution, manufacturing, dispensing or sale of the material, compound, mixture, or preparation weighs not more than four grams and contains any amount of fentanyl, carfentanil, benzimidazole opiate, or analog thereof. (Colo. Rev. Stat. Ann. § 18-18-405(2)(a)(III)(A) (West 2025)); • Unlawful distribution or transferring of a controlled substance for the purpose of consuming all of the controlled substance with another person or persons at the time substantially contemporaneous with the transfer. This only applies if the distribution or transfer involves not more than four grams of a schedule I or II controlled substance or no more than two grams of methamphetamine, heroin, ketamine, or cathinones. (Colo. Rev. Stat. Ann. § 18-18-405(2)(d)(II) (West 2025)).

<u>COLORADO</u>	
Requirement(s) for the protection to apply	 Person who reports remains at the scene of the event until a law enforcement officer or an emergency medical responder arrives, or the person remains at the facilities of the medical provider until a law enforcement officer arrives. Person who reports identifies himself or herself to, and cooperates with, the law enforcement officer, emergency medical responder, or medical provider. Offense arises from the same course of events from which the emergency drug or alcohol overdose event arose.
Exception(s) to protection	The existence of the protection does prohibit the prosecution of a person for an offense not covered by the protection or limit the ability of a district attorney or a law enforcement officer to obtain or use evidence obtained from a report, recording, or any other statement provided to investigate and prosecute such an offense.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	First degree murder
Circumstance(s) when DIH/DRDD applies	When a person commits unlawful distribution, dispensation, or sale of a controlled substance to a person under age 18 on school grounds as provided in Colo. Rev. Stat. Ann § 18-18-407(2) (West 2025) or Colo. Rev. Stat. Ann § 18-18-407(1)(g)(I) (West 2025) (for offenses committed on or after October 1, 2013), and the death of such person is caused by the use of such controlled substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

	CONNECTICUT	
Statute(s)	 CONN. GEN. STAT. ANN. § 21a-267 (West 2025) (protection as to drug paraphernalia) CONN. GEN. STAT. ANN. § 21a-279 (West 2025) (protection as to drug possession) 	
Substantive amendments to law(s)	October 1, 2011 – § 21a-267 and § 21a-279 enacted October 1, 2021 – Amendment to CONN. GEN. STAT. ANN. § 21a- 279 (West 2025) reduced the protective area for violations occurring near a school or licensed childcare center to 200 feet	
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for another person who is experiencing an overdose from the ingestion, inhalation, or injection of alcohol or any drug or substance. Person for whom another person, in good faith, seeks medical assistance, reasonably believing such person is experiencing an overdose from the ingestion, inhalation, or injection of intoxicating liquor or any drug or substance. Person who reasonably believes he or she is experiencing an overdose from the ingestion, inhalation, or injection of alcohol or any drug or substance and, in good faith, seeks medical assistance for himself or herself. 	
Protection as to controlled substance possession crimes	Provision making the illegal possession of any controlled substance a class A misdemeanor (CONN. GEN. STAT. ANN. § 21a-279(a) (West 2025)) does not apply to an eligible person.	
Protection as to drug paraphernalia crimes	Provision making the use or possession with intent to use drug paraphernalia a class C misdemeanor (CONN. GEN. STAT. ANN. § 21a-267(a) (West 2025)) does not apply to an eligible person.	
Protection as to other crimes/violations	None	
Requirement(s) for the protection to apply	Evidence of the use or possession in violation of the penalty must be obtained as a result of the seeking of medical assistance.	
Exception(s) to protection	 Violations occurring on or within 200 feet: of (1) a public or private elementary or secondary school by a person who is not enrolled as a student in such school; or (2) licensed childcare center do not fall under the protection. Existence of the protection does not alter the penalty under Connecticut law for the illegal manufacture, distribution, sale, prescription, or administration of illegal drugs by non-drug-dependent person (Conn. Gen. Stat. Ann. § 21a-278 (West 2025)). "Good faith" does not include seeking medical assistance during the course of the execution of an arrest warrant or search warrant or a lawful search. 	

<u>CONNECTICUT</u>	
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

<u>DELAWARE</u>	
Statute(s)	 DEL. CODE ANN. tit.16, § 4769 (West 2025) (GSFOP law) DEL. CODE ANN. tit.16, § 4752B (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	August 31, 2013 – § 4769 enacted July 21, 2016 – § 4752B enacted
Individual(s) eligible for GS protection	 Person who is experiencing an overdose or other life-threatening medical emergency. Anyone seeking medical attention for that person. The law defines the term "overdose" as a condition resulting from alcohol, a controlled substance, another substance with which a controlled substance was combined, a noncontrolled prescription drug, or any combination of these.
Protection as to controlled substance possession crimes	An eligible person may not be arrested, charged, or prosecuted for any offense from which they have received immunity. The immunity applies to all offenses in Chapter 47 ("Uniform Controlled Substances Act") that are not a class A, B, or C felonies, including but not limited to: • Illegal possession and delivery of noncontrolled prescription drugs (DEL. CODE ANN. tit.16, § 4761 (West 2025)); • Possession of controlled substances or counterfeit controlled substances (DEL. CODE ANN. tit.16, § 4763 (West 2025)); • Possession of marijuana (DEL. CODE ANN. tit.16, § 4764 (West 2025)); and • Certain miscellaneous drug crimes (in DEL. CODE ANN. tit.16, § 4767 (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, or prosecuted for any offense from which they have received immunity. The immunity applies to all offenses in Chapter 47 ("Uniform Controlled Substances Act") that are not class A, B, or C felonies, including but not limited to the possession of drug paraphernalia (DEL. CODE ANN. tit.16, §§ 4762(c), 4771) (West 2025)).
Protection as to other crimes/violations	An eligible person may not be arrested, charged, or prosecuted for any offense from which they have received immunity. The immunity applies to all offenses in Chapter 47 ("Uniform Controlled Substances Act") that are not class A, B, or C felonies, including but not limited to: • Certain miscellaneous drug crimes (in DEL. CODE ANN. tit.16, § 4767) (West 2025)); and • Offenses relating to underage drinking (DEL. CODE ANN. tit.4, § 904(b), (c), (e), and (f) (West 2025)).

<u>DELAWARE</u>	
Protection as to other crimes/violations (continued)	An eligible person may not be subject to the revocation or modification of the conditions of probation.
Requirement(s) for the protection to apply	 Person seeking medical attention reports in good faith the emergency to law enforcement, the 911 system, a poison control center, or a medical provider, or the person in good faith assists someone so reporting. Person provides all relevant medical information as to the cause of the overdose or other life-threatening medical emergency that the person possesses at the scene of the event when the medical provider arrives, or when the person is at the facilities of the medical provider.
Exception(s) to protection	The existence of the protection does not: (1) prohibit prosecution for an offense other than one for which the immunity applies; or (2) limit law enforcement from obtaining or using evidence obtained to investigate and prosecute an offense not covered by the immunity.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	Forfeiture of any alcohol, substance, or paraphernalia referenced in this section is allowed pursuant to DEL. CODE ANN. tit.16, § 4784 (West 2025).
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Class B felony
Circumstance(s) when DIH/DRDD applies	When a person delivers a Schedule I or II controlled substance in Tier 1 or greater quantity to another person in violation of Chapter 47 ("Uniform Controlled Substances Act") and the substance thereafter causes the death of another person who uses it.
Affirmative defense of DIH/DDRD offense	Defendant made a good faith effort to promptly seek, provide, or obtain emergency medical or law enforcement assistance to another person who was experiencing a medical emergency after using a Schedule I or II controlled substance, and whose death would otherwise form the basis for criminal liability.
Recently proposed legislation	None

DISTRICT OF COLUMBIA	
Statute(s)	 D.C. CODE ANN. § 7-403 (West 2025) (GSFOP law) D.C. CODE ANN. § 22-2101 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 September 26, 1992 – § 22-2101 enacted March 19, 2013 – § 7-403 enacted March 16, 2021 – Law amended as follows: (1) persons administering an opioid antagonist and certain bystanders are eligible for GS protection; and (2) allows mitigation to apply to any offense listed, not just those that are drug or alcohol related
Individual(s) eligible for GS protection	 Person who reasonably believes that he or she is experiencing a drug or alcohol-related overdose and in good faith seeks health care for or administers an opioid antagonist to himself or herself. Person who reasonably believes that another person is experiencing a drug or alcohol-related overdose and in good faith seeks health care for or administers an opioid antagonist to that person. Person who is reasonably believed to be experiencing a drug or alcohol-related overdose and for whom health care is sought or to whom an opioid antagonist is administered. Bystander to a situation described above. The law defines the term "overdose" as a condition resulting from the use of drugs or alcohol.
Protection as to controlled substance possession crimes	With respect to an eligible person, the unlawful possession of a controlled substance (D.C. CODE ANN. § 48-904.01(d) (West 2025)) is not considered a crime.
Protection as to drug paraphernalia crimes	With respect to an eligible person, the unlawful use or possession with intent to use drug paraphernalia (D.C. CODE ANN. § 48-1103(a) (West 2025)) is not considered a crime.

DISTRICT OF COLUMBIA	
Requirement(s) for the protection to apply Exception(s) to	With respect to an eligible person, the following offenses are not considered crimes: • Possession of alcohol by persons under age 21 (D.C. CODE ANN. § 25-1002 (West 2025)); • Provided that the minor is at least age 16 and provider is 25 years of age or younger: • Purchasing an alcoholic beverage for the purpose of delivering it to a person under 21 years of age (D.C. CODE ANN. § 25-785(a) (West 2025)); • Contributing to the delinquency of a minor with regard to possessing or consuming alcohol or, without a prescription, a controlled substance (D.C. CODE ANN. § 22-811(a)(2) (West 2025)); or • Sale or delivery of an alcoholic beverage to a person under 21 years of age (D.C. CODE ANN. § 25-781(a)(1) (West 2025)). • An offense not considered a crime may not serve as the sole basis for revoking or modifying a person's supervision status (as that term is defined in the law). Evidence of an offense must arise from the same circumstances as the seeking of health care.
protection	 arrested, charged, or prosecuted, or from having his or her supervision status modified or revoked, based on an offense not covered by the protection, regardless of whether or not it arises from the same set of circumstances. "Good faith" does not include the seeking of health care as a result of using drugs or alcohol in connection with the execution of an arrest warrant or search warrant or a lawful arrest or search.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Offenses for which no protection is provided
Circumstance(s) when mitigation applies	Seeking health care for or administering an opioid antagonist to a person reasonably believed to be suffering a drug or alcohol-related overdose.
Other provisions of note	A law enforcement officer who arrests an individual for an offense covered by the protection shall not be subject to criminal prosecution, or civil liability for false arrest or false imprisonment, if the officer made the arrest based on probable cause.

DISTRICT OF COLUMBIA	
Express DIH or DDRD provision in state law	Yes ¹⁶
Classification of DIH/DDRD offense	First degree murder
Circumstance(s) when DIH/DRDD applies	When a person kills another purposely, either by deliberate and premeditated malice or by means of poison, while perpetrating or attempting to perpetrate a felony involving a controlled substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

¹⁶ Experts do not agree on the classification of District of Columbia's law. Because at least one of the sources that LAPPA referred to (see FN 11) classify this jurisdiction as having a DIH/DDRD law, LAPPA classifies it affirmatively.

<u>FLORIDA</u>	
Statute(s)	 FLA. STAT. ANN. § 562.112 (West 2025) (protections as to alcohol-related crimes) FLA. STAT. ANN. § 893.21 (West 2025) (protections as to drug crimes) FLA. STAT. ANN. § 921.0026(n) (West 2025) (mitigating factors in sentencing) FLA. STAT. ANN. § 782.04(1)(a)(3) and (5)(b) (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 October 1, 2012 – § 893.21 and § 921.0026(n) enacted October 1, 2017 – § 782.04(1)(a)(3) enacted July 1, 2019 – § 562.112 enacted July 1, 2019 – § 893.21 amended to add or expand protections for: (1) arrest in addition to charge and prosecution; (2) use and possession of drug paraphernalia, in addition to possession of a controlled substance; (3) pretrial, probation, and parole conditions; (4) underage possession of alcohol and selling alcohol to an underage person; and (5) alcohol-related overdose October 1, 2022 – § 782.04(1)(a)(3) amended to add methamphetamine to the list of substances that trigger the DIH/DDRH law if it is the proximate cause of death to the user July 1, 2023 – § 782.04(1)(a)(3) amended to change the causation requirement for DIH/DDRH from proving that the substance was the proximate cause of the death of the user to the cause or substantial factor in producing the death of the user. October 1, 2024 – § 893.21 amended to add immunity for violations of § 893.132. July 1, 2025 – § 782.04 amended to add a DIH/DDRD provision for distributors younger than 18.
Individual(s) eligible for GS protection	 Person acting in good faith who seeks medical assistance for an individual experiencing, or believed to be experiencing, an alcohol-related or a drug-related overdose. Person who experiences, or has a good faith belief that he or she is experiencing, an alcohol-related or a drug-related overdose and is in need of medical assistance.
Protection as to controlled substance possession crimes	An eligible person may not be arrested, charged, prosecuted, or penalized for the possession of a controlled substance (FLA. STAT. ANN. § 893.13(6) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, prosecuted, or penalized for the use or possession of drug paraphernalia (FLA. STAT. ANN. § 893.147(1) (West 2025)).

<u>FLORIDA</u>	
Protection as to other crimes/violations	 Eligible person may not be penalized for a violation of a condition of pretrial release, probation, or parole. Eligible person may not be arrested, charged, prosecuted, or penalized for a violation of selling alcohol to an underage person (Fla. Stat. Ann. § 562.11 (West 2025)) or underage possession of alcohol (Fla. Stat. Ann. § 562.111 (West 2025)). Eligible person may not be arrested, charged, prosecuted, or penalized for a violation § 893.132 (West 2025) (dangerous fentanyl exposure of first responder resulting in overdose or serious bodily injury).
Requirement(s) for the protection to apply	Evidence for the offense or violation must have been obtained because of the person seeking medical assistance.
Exception(s) to protection	The protection for possession or use of controlled substance does not apply to the first-degree felony for the possession of more than 10 grams of certain controlled substances (as described in FLA. STAT. ANN. § 893.13(6)(c) (West 2025)).
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Any felony offense, except any capital felony, committed on or after October 1, 1998
Circumstance(s) when mitigation applies	When the defendant makes a good faith effort to obtain or provide medical assistance for an individual experiencing an overdose.
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	 Individuals aged 18 or older- First degree murder and constitutes a capital felony Individuals younger than 18- Third degree murder

<u>FLORIDA</u>	
Circumstance(s) when DIH/DRDD applies	 Death resulting from the unlawful distribution by a person age 18 or older of any of the following substances or mixtures, when such substance or mixture causes or was a substantial factor in the death of the user: (1) any Schedule I substance; (2) cocaine; (3) opium or any synthetic or natural salt, compound, derivative, or preparation of opium; (4) methadone; (5) alfentanil; (6) carfentanil; (7) fentanyl; (8) sufentanil; (9) methamphetamine; or (10) a controlled substance analog of any substance specified in this list, is murder in the first degree. The unlawful killing of a human being, when perpetrated without any design to effect death, which resulted from the unlawful distribution by a person less than 18 years of age of any substance or mixture that he or she knew or reasonably should have known contained dangerous fentanyl or fentanyl analogs when such substance or mixture is proven to have caused, or is proven to have been a substantial factor in producing, the death of the user, is murder in the third degree
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None, other than legislation enacted in 2025

	<u>GEORGIA</u>
Statute(s)	• GA. CODE ANN. § 16-13-5 (West 2025) (medical amnesty law) • GA. CODE ANN. § 16-5-3.1 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 April 24, 2014 – § 16-13-5 enacted July 1, 2025 – § 16-5-3.1 enacted
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for a person experiencing a drug overdose. Person who is experiencing a drug overdose and, in good faith, seeks medical assistance for himself or herself, or is the subject of such a request. The law defines the phrases "drug overdose," "medical assistance,"
	and "seeks medical assistance." A "drug overdose" is a condition resulting from the use of a controlled substance or dangerous drug.
Protection as to controlled substance possession crimes	 An eligible person may not be arrested, charged, or prosecuted for a "drug violation," which is defined to include: Possession of a controlled substance if the aggregate weight, including any mixture, is less than four grams of a solid substance, less than one milliliter of liquid substance, or if the substance is placed onto a secondary medium with a combined weight of less than four grams (GA. CODE. ANN. § 16-13-30(a) West 2025)); and Possession of less than one ounce of marijuana (GA. CODE. ANN. § 16-13-30(j)(1) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, or prosecuted for a "drug violation," which is defined to include the possession and use of drug-related objects (GA. CODE ANN. § 16-13-32.2 (West 2025)).
Protection as to other crimes/violations	 An eligible person is not subject to: Penalties for violation of a permanent or temporary protective order or restraining order; or Sanctions for a violation of a condition of pretrial release, condition of probation, or condition of parole based on a drug violation.
Requirement(s) for the protection to apply	Evidence for the arrest, charge, or prosecution of such drug violation must have resulted solely from the seeking of medical assistance.

<u>GEORGIA</u>	
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime or a defendant that is not subject to the protection; Any seizure of evidence or contraband otherwise permitted by law; or Authority of a law enforcement officer to detain or take into custody a person in the course of an investigation or to effectuate an arrest for any offense not subject to the protection.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Aggravated involuntary manslaughter
Circumstance(s) when DIH/DRDD applies	An individual commits the offense of aggravated involuntary manslaughter when he or she causes the fentanyl overdose death of another human being, without the intent to cause the death of said human being, by intentionally manufacturing or selling any substance that contains fentanyl, after representing that such substance was any controlled substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed Legislation	None, other than legislation enacted in 2025

<u>HAWAII</u>	
Statute(s)	HAW. REV. STAT. ANN. § 329-43.6 (West 2025)
Substantive amendments to law(s)	July 7, 2015 – § 329-43.6 enacted
Individual(s) eligible for GS protection	 Person or persons who, in good faith, seek medical assistance for someone who is experiencing a drug or alcohol overdose. Person experiencing a drug or alcohol overdose who seeks medical assistance for himself or herself or is the subject of such a good faith request. The law defines the terms "drug or alcohol overdose" and "seeks medical assistance." A "drug or alcohol overdose" is a condition
	resulting from the use of a controlled substance, alcohol, or another substance combined with one of these.
Protection as to controlled substance possession crimes	An eligible person shall not be arrested, charged, prosecuted, or convicted; have their property subject to forfeiture; or otherwise be penalized for the possession of a controlled substance.
Protection as to drug paraphernalia crimes	An eligible person shall not be arrested, charged, prosecuted, or convicted; have their property subject to forfeiture; or otherwise be penalized for the possession of drug paraphernalia.
Protection as to other crimes/violations	An eligible person shall not be arrested, charged, prosecuted, or convicted; have his or her property subject to forfeiture; or otherwise be penalized for: • Violation of a restraining order; • Violation of probation or parole; or • Committing a prohibited act under HAW. REV. STAT. ANN. § 281-101.5 or § 712-1250.5 (West 2025) (providing alcohol to a person under the age of 21).
Requirement(s) for the protection to apply	Evidence for the arrest, charge, prosecution, conviction, seizure, or penalty must have been gained as a result of the seeking of medical assistance.
Exception(s) to protection	None
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Any controlled substance or alcohol-related criminal prosecution not covered by the Good Samaritan protection.
Circumstance(s) when mitigation applies	Act of seeking medical assistance for someone who is experiencing a drug or alcohol overdose.
Other provisions of note	None

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<u>HAWAII</u>	
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	None

<u>IDAHO</u>	
Statute(s)	 IDAHO CODE ANN. § 37-2739C (West 2025) (GSFOP law) IDAHO CODE ANN. § 37-2734D (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 July 1, 2018 – § 37-2739C enacted July 1, 2024 – § 37-2734D enacted
Individual(s) eligible for GS protection	 Person acting in good faith who seeks medical assistance for any person experiencing a drug-related medical emergency. Person who experiences a drug-related medical emergency and needs medical assistance.
Protection as to controlled substance possession crimes	An eligible person may not be charged or prosecuted for possession of (IDAHO CODE ANN. § 37-2732(c), (e) (West 2025)) or for being under the influence of a controlled substance (IDAHO CODE ANN. § 37-2732c(a) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be charged or prosecuted for using or possessing with intent to use drug paraphernalia (IDAHO CODE ANN. § 37-2734a(1) (West 2025)).
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	Evidence of the charge must have been obtained because of the medical emergency and the need for medical assistance.
Exception(s) to protection	The existence of the protection is not grounds for suppression of evidence in other criminal charges.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Drug induced homicide (felony)

	<u>IDAHO</u>
Circumstance(s) when DIH/DRDD applies	A person is guilty of drug-induced homicide if he or she violated the provisions of IDAHO CODE ANN. § 37-2732(a) (West 2025) (manufacture or delivery of a controlled substance), IDAHO CODE ANN. § 37-2732B (West 2025) (drug trafficking), or IDAHO CODE ANN. § 37-2732D (West 2025) (trafficking in fentanyl), and has provided a controlled substance to a person and a person died as a result of the injection, inhalation, ingestion, or administration by any other means of any amount of such controlled substance
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

	<u>ILLINOIS</u>	
Statute(s)	 720 ILL. COMP. STAT. ANN. 570/414 (West 2025) (Good Samaritan protections for controlled substances) 720 ILL. COMP. STAT. ANN. 646/115 (West 2025) (Good Samaritan protections for methamphetamine) 730 ILL. COMP. STAT. ANN. 5/5-5-3.1(14) (West 2025) (mitigating factor in sentencing) 720 ILL. COMP. STAT. ANN. 5/9-3.3 (West 2025) (DIH/DDRD law) 	
Substantive amendments to law(s)	 June 1, 2012 – §§ 570/414, 646/115, and 5/5-5-3.1(14) enacted January 1, 2018 – § 5/9-3.3 enacted April 27, 2021 – Amendments to 720 ILL. COMP. STAT. ANN. 570/414 and 646/115 (West 2024) added: (1) protection for an eligible person against arrest; (2) provision that violations listed in the GS statute cannot serve as the sole based of a violation of parole, mandatory supervised release, probation, or conditional discharge or any seizure of property under state law authorizing civil forfeiture; (3) immunity for the possession of drug paraphernalia; (4) affirmative defense to DIH; and (5) immunity for certain aggravated battery offenses January 1, 2022 – Amendment to 720 ILL. COMP. STAT. ANN. 570/414 (West 2025) prevents certain violations from serving as the sole basis of a violation of a person's pretrial release or furlough 	
Individual(s) eligible for GS protection	 Person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose. Person who is experiencing an overdose. The law defines the term "overdose." With respect to 720 ILL. COMP. STAT. ANN. 570/414 (West 2025), "overdose" relates to a controlled substance-induced event. The protection afforded by 720 ILL. COMP. STAT. ANN. 646/115 (West 2025) must relate to a methamphetamine-induced event. 	

<u>ILLINOIS</u>	
Protection as to controlled substance possession crimes	Eligible person receives a limited immunity and may not be arrested, charged, or prosecuted for a violation of 720 ILL. COMP. STAT. ANN. 570/402 (West 2025) (unauthorized possession), or 720 ILL. COMP. STAT. ANN. 646/60 (West 2025) (methamphetamine possession) with respect to the following amounts: • Less than 3 grams of heroin, cocaine, or morphine; • Less than 40 grams of peyote; • Less than 40 grams of a substance containing a derivative of barbituric acid or amphetamine; • Less than 3 grams of a substance containing lysergic acid diethylamide (LSD), or an analog thereof; • Less than 6 grams of a substance containing pentazocine or an analog thereof; • Less than 6 grams of a substance containing methaqualone, phencyclidine (PCP) or ketamine; • Less than 40 grams of a substance containing a substance classified as a narcotic drug in Schedules I or II, or an analog thereof, not already listed; • Less than three grams of methamphetamine or a substance containing methamphetamine (applies to the person who, in good faith, seeks emergency medical assistance for someone experiencing an overdose); or • Less than one gram of methamphetamine or a substance containing methamphetamine (applies to the person who is experiencing an overdose).
Protection as to drug paraphernalia crimes	Eligible person receives a limited immunity and may not be arrested, charged, or prosecuted for a violation of 720 ILL. COMP. STAT. ANN. 600/3.5 (West 2025) (possession of drug paraphernalia).
Protection as to other crimes/violations	 A person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or who is experiencing an overdose shall not be arrested, charged, or prosecuted for a violation of 720 ILL. COMP. STAT. ANN. 570/401 (West 2025) (manufacture or delivery, or possession with intent to manufacture or deliver a controlled substance). A person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or who is experiencing an overdose shall not be arrested, charged, or prosecuted for a violation of 720 ILL. COMP. STAT. ANN. 646/55 (West 2025) (methamphetamine delivery).

ILLINOIS	
Protection as to other crimes/violations (continued)	 A person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or who is experiencing an overdose shall not be arrested, charged, or prosecuted for aggravated battery when, other than by discharge of a firearm, he or she violates 720 ILL. COMP. STAT. ANN. 570/401 (West 2025) by unlawfully delivering a controlled substance to another and any user experiences great bodily harm or permanent disability as a result of the injection, inhalation, or ingestion of any amount of the controlled substance (720 ILL. COMP. STAT. ANN. 5/12-3.05(g)(1) (West 2025). The violations listed in 720 ILL. COMP. STAT. ANN. 570/414 or 646/115 (West 2025) must not serve as the sole basis of a violation of parole, mandatory supervised release, probation, conditional discharge, a person's pretrial release, furlough, or any seizure of property under any State law authorizing civil forfeiture.
Requirement(s) for the protection to apply	Evidence for the charge must have been acquired because of the person seeking or obtaining emergency medical assistance.
Exception(s) to protection	 Limited immunity is not extended if law enforcement has reasonable suspicion or probable cause to detain, arrest, or search the person for criminal activity and the reasonable suspicion or probable cause is based on information obtained prior to or independent of the individual taking action to seek or obtain emergency medical assistance and not obtained as a direct result of the action of seeking or obtaining emergency medical assistance. Existence of the protection does not interfere with or prevent the investigation, arrest, or prosecution of any person for the delivery or distribution of cannabis, methamphetamine or other controlled substances, drug-induced homicide, or any other crime.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	 Class 3 felony or higher possession, manufacture, or delivery of a controlled, counterfeit, or look-alike substance or a controlled substance analog under the Illinois Controlled Substances Act Class 2 felony or higher possession, manufacture, or delivery of methamphetamine under the Methamphetamine Control and Community Protection Act
Circumstance(s) when mitigation applies	The defendant sought or obtained emergency medical assistance for an overdose.

<u>ILLINOIS</u>	
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Drug-induced homicide, which is a Class X felony
Circumstance(s) when DIH/DRDD applies	 Person violates Section 401 of the Illinois Controlled Substances Act or Section 55 of the Methamphetamine Control and Community Protection Act by unlawfully delivering a controlled substance to another, and any person's death is caused by the injection, inhalation, absorption, or ingestion of any amount of that controlled substance. Person violates the law of another jurisdiction, which if the violation had been committed in this state could be charged under Section 401 of the Illinois Controlled Substances Act or Section 55 of the Methamphetamine Control and Community Protection Act, by unlawfully delivering a controlled substance to another, and any person's death is caused in the state by the injection, inhalation, absorption, or ingestion of any amount of that controlled substance.
Affirmative defense of DIH/DDRD offense	A person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose or who is experiencing an overdose shall not be arrested, charged, or prosecuted for a violation of 720 ILL. COMP. STAT. ANN. 5/9-3.3 (West 2025).
Recently proposed legislation	None

<u>INDIANA</u>	
Statute(s)	 IND. CODE ANN. § 16-42-27-2(d), (g), (h) (West 2025) (Good Samaritan protections) IND. CODE ANN. § 35-38-1-7.1(b)(12) (West 2025) (mitigating factor for sentencing) IND. CODE. ANN. § 35-42-1-1.5 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 March 26, 2014 – § 35-38-1-7.1(b)(12) enacted March 21, 2016 – § 16-42-27-2(d), (g), (h) enacted July 1, 2018 – § 35-42-1-1.5 enacted
Individual(s) eligible for GS protection	An individual who: (1) obtains an overdose intervention drug from a prescriber or pursuant to a standing order; (2) administers the overdose intervention drug to an individual who appears to be experiencing an opioid-related overdose; and (3) attempts to summon emergency services immediately before or after administering the drug.
Protection as to controlled substance possession crimes	 A law enforcement officer may not take an eligible individual into custody, and that individual is immune from criminal prosecution, for the following offenses: Possession of cocaine (IND. CODE ANN. §35-48-4-6) (West 2025)); Possession of methamphetamine (IND. CODE ANN. § 35-48-4-6.1) (West 2025)); Possession of a controlled substance (IND. CODE ANN. § 35-48-4-7) (West 2025)); Possession of marijuana (IND. CODE ANN. § 35-48-4-11) (West 2025)); and Possession of a synthetic drug, controlled substance analog, or substance represented to be a controlled substance (IND. CODE ANN. § 35-48-4 (West 2025)).
Protection as to drug paraphernalia crimes	A law enforcement officer may not take an eligible individual into custody, and that individual is immune from criminal prosecution, for possession of paraphernalia (IND. CODE ANN. § 35-48-4-8.3 (West 2025)).
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	 Eligible individual must: Provide the law enforcement officer with his or her full name and any other relevant information requested; Remain at the scene with the individual who reasonably appeared to be in need of medical assistance until emergency medical assistance arrived; and

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	INDIANA
Requirement(s) for the protection to apply (continued)	• Cooperate with emergency medical assistance personnel and law enforcement officers at the scene.
	Law enforcement contact occurred because of the request for emergency medical assistance for another.
Exception(s) to protection	None
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Crimes related to a controlled substance
Circumstance(s) when mitigation applies	The person's arrest or prosecution was facilitated in part because the person: (1) requested emergency medical assistance; or (2) acted in concert with another person who requested emergency medical assistance, with respect to an individual who reasonably appeared to be in need of medical assistance due to the use of alcohol or a controlled substance.
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Level 1, 2, or 3 felony depending on the controlled substance involved
Circumstance(s) when DIH/DRDD applies	• A person who knowingly or intentionally manufactures or delivers a controlled substance or controlled substance analog, in violation of: (1) IND. CODE ANN. § 35-48-4-1 (West 2025) (dealing in cocaine or a narcotic drug); (2) IND. CODE ANN. § 35-48-4-1.1 (West 2025) (dealing in methamphetamine); (3) IND. CODE ANN. § 35-48-4-1.2 (West 2025) (manufacturing methamphetamine); or (4) IND. CODE ANN. § 35-48-4-2 (West 2025) (dealing in a Schedule I, II, or III controlled substance) that, when the controlled substance is used, injected, inhaled, absorbed, or ingested, results in the death of a human being who used the controlled substance, commits dealing in a controlled substance resulting in death, a Level 1 felony.

	<u>INDIANA</u>
Circumstance(s) when DIH/DRDD applies (continued)	 A person who knowingly or intentionally manufactures or delivers a controlled substance, in violation of IND. CODE ANN. § 35-48-4-3 (West 2025) (dealing in a Schedule IV controlled substance) that, when the controlled substance is used, injected, inhaled, absorbed, or ingested, results in the death of a human being who used the controlled substance, commits dealing in a controlled substance resulting in death, a Level 2 felony. A person who knowingly or intentionally manufactures or delivers a controlled substance, in violation of IND. CODE ANN. § 35-48-4-4 (West 2025) (dealing in a Schedule V controlled substance) that, when the controlled substance is used, injected, inhaled, absorbed, or ingested, results in the death of a human being who used the controlled substance, commits dealing in a controlled substance resulting in death, a Level 3 felony.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

	<u>IOWA</u>
Statute(s)	IOWA CODE ANN. § 124.418 (West 2025)
Substantive amendments to law(s)	July 1, 2018 – § 124.418 enacted
Individual(s) eligible for GS protection	 Overdose patient, defined as person who is, or would reasonably be perceived to be, suffering from a drug-related overdose and who has not previously received immunity under IOWA CODE ANN. § 124.418 (West 2025). Overdose reporter, defined as a person who seeks medical assistance for an overdose patient and who has not previously received immunity under IOWA CODE ANN. § 124.418 (West 2025).
	The law defines the phrase "drug-related overdose" as a condition resulting from the use of a controlled substance.
Protection as to controlled substance possession crimes	Protected information may not be considered to support probable cause and is not admissible as evidence against an overdose patient or overdose reporter for any of the following offenses: • Delivery of a controlled substance under IoWA CODE ANN. § 124.401(1) (West 2025), if the delivery involved sharing the controlled substance without profit; and • Possession of a controlled substance under IoWA CODE ANN. § 124.401(5) (West 2025). "Protected information" means information or evidence collected or derived as a result of: (1) an overdose patient's good-faith actions to seek medical assistance while experiencing a drugrelated overdose; or (2) an overdose reporter's good-faith actions to seek medical assistance for an overdose patient experiencing a drug-related overdose.
Protection as to drug paraphernalia crimes	Protected information may not be considered to support probable cause and is not admissible as evidence against an overdose patient or overdose reporter for a drug paraphernalia violation under IOWA CODE ANN. § 124.414 (West 2025).
Protection as to other crimes/violations	 Protected information may not be considered to support probable cause and is not admissible as evidence against an overdose patient or overdose reporter for a violation of IOWA CODE ANN. § 124.407 (West 2025) (gatherings where controlled substances unlawfully used). Person's pretrial release, probation, supervised release, or parole may not be revoked based on protected information.

	<u>IOWA</u>
Requirement(s) for the	With respect to an overdose reporter, the person must:
protection to apply	Be the first person to seek medical assistance for the overdose
	patient;
	Provide his or her name and contact information to medical or
	law enforcement personnel;
	• Remain on the scene until assistance arrivers or is provided; and
	• Cooperate with medical and law enforcement personnel.
Exception(s) to protection	 Definitions of "overdose patient" and "overdose reporter" serve to limit the application of the protection to one instance. Existence of the protection does not: Preclude an investigation by law enforcement of the drug-related overdose where medical assistance was provided; Limit or bar the use or admissibility of any evidence or information obtained in connection with the investigation of the drug-related overdose in the investigation or prosecution of other violations which do not qualify for protection; or Preclude the investigation or prosecution of any person on the basis of evidence obtained from sources other than the specific drug-related overdose where medical assistance was provided. Person cannot seek medical assistance during the execution of an
	arrest warrant, search warrant, or other lawful search.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to	Any criminal prosecution
mitigation	
Circumstance(s) when mitigation applies	When an individual provides first aid or other medical assistance to someone who is experiencing a drug-related overdose.
Other provisions of note	None
Express DIH or DDRD	No
provision in state law	
Classification of	N/A
DIH/DDRD offense	
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of	N/A
DIH/DDRD offense	11/71
Recently proposed legislation	Yes, see <u>Pending State Legislation</u>

	KANSAS	
Statute(s)	• KAN. STAT. ANN. § 22-2312 (West 2025) (GSFOP law)	
	• KAN. STAT. ANN. § 21-5430 (West 2025) (DIH/DDRD law)	
Substantive	• July 1, 2013 – § 21-5430 enacted	
amendments to law(s)	• July 1, 2024 – § 22-2312 enacted	
Individual(s) eligible for GS protection	 An individual who initiated contact with a law enforcement officer, law enforcement agency, or emergency medical services and requested medical on their own behalf because he or she reasonably believed that they needed medical assistance as a result of the use of a controlled substance. An individual who rendered aid to another person who reasonably appeared to need medical assistance as a result of the use of a controlled substance or initiated contact with a law enforcement officer, law enforcement agency or emergency medical services and requested medical assistance for another person who reasonably appeared to need medical assistance as a result of the use of a controlled substance. An individual who reasonably appeared to need medical assistance as a result of the use of a controlled substance. 	
Protection as to controlled substance possession crimes	An eligible individual is immune from criminal prosecution for a violation of KAN. STAT. ANN. § 21-5706 (West 2025) (unlawful possession of controlled substances) and any city ordinance or county resolution prohibiting the acts prohibited by § 21-5706.	
Protection as to drug paraphernalia crimes	An eligible individual is immune from criminal prosecution for a violation of KAN. STAT. ANN. § 21-5709(b)(2) (West 2025) (unlawful possession of drug paraphernalia) and any city ordinance or county resolution prohibiting the acts prohibited by § 21-5709(b)(2).	
Protection as to other crimes/violations	None	
Requirement(s) for the protection to apply	 Cooperate with law enforcement officers and emergency medical services personnel in providing such medical assistance. Provide his or her full name and any other relevant information that is necessary to provide medical assistance as requested by law enforcement or emergency medical services. Remain at the scene with the individual who reasonably appeared to need medical assistance until emergency medical services personnel and law enforcement officers arrived. 	

KANSAS		
Exception(s) to protection	 No individual is immune from criminal prosecution if the quantity of controlled substances found at the scene of the encounter with law enforcement would be sufficient to create a rebuttable presumption of an intent to distribute as described in KAN. STAT. ANN. § 21-5705(e) (West 2025). The immunity does not apply to an individual seeking medical assistance during the course of the execution of an arrest warrant, search warrant, or a lawful search. Nothing in § 22-2312 shall be construed to preclude an individual who is immune from criminal prosecution pursuant to that section from being prosecuted based on evidence obtained from an independent source. 	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	An individual shall not be allowed to initiate or maintain an action against a law enforcement officer, or the officer's employer, based on the officer's compliance or failure to comply with § 22-2312. Except in cases of reckless or intentional misconduct, a law enforcement officer shall be immune from liability for arresting a person who is later determined to be immune from prosecution pursuant to § 22-2312.	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Distribution of a controlled substance causing death, a nondrug severity level 1, person felony	
Circumstance(s) when DIH/DRDD applies	Individual distributes a controlled substance in violation of KAN. STAT. ANN. § 21-5705 (West 2025) and death results from the use of such controlled substance.	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

<u>KENTUCKY</u>	
Statute(s)	 KY. REV. STAT. ANN. § 218A.133 (West 2025) (GSFOP law) KY. REV. STAT. ANN. § 507.030 (West 2025) (Manslaughter in the first degree) KY. REV. STAT. ANN 507.040 (West 2025) (Manslaughter in the second degree)
Substantive amendments to law(s)	 March 25, 2015 – § 218A.133 enacted June 24, 2015 – § 507.030 enacted June 27, 2019 – § 507.040 enacted July 15, 2024 – Amendment to Ky. Rev. Stat. Ann. § 507.040 (West 2025) add death caused by the distribution of fentanyl. Adds Good Samaritan protections for distribution of fentanyl that results in death
Individual(s) eligible for GS protection	 Person who in good faith requests emergency medical assistance, with respect to a drug overdose, for himself or herself or another person. Person who in good faith acts in concert with another person who requests emergency medical assistance with respect to a drug overdose. Person who appears to be in need of emergency medical assistance for a drug overdose and is the individual for whom the request is made. The law defines the phrase "drug overdose" as a condition resulting from the use of a controlled substance or another substance combined with one.
Protection as to controlled substance possession crimes	An eligible person may not be charged or prosecuted for a criminal offense prohibiting the possession of a controlled substance.
Protection as to drug paraphernalia crimes	An eligible person may not be charged or prosecuted for a criminal offense prohibiting the possession of drug paraphernalia.
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	 Person requesting medical assistance must remain with the individual who appears to be experiencing a drug overdose until the requested assistance is provided. Evidence for the charge or prosecution must be obtained as a result of the drug overdose and the need for medical assistance.

	<u>KENTUCKY</u>	
Exception(s) to protection	 Existence of the protection does not extend to the investigation and prosecution of any other crimes committed by a person who otherwise qualifies for the protection. "Good faith" does not include seeking medical assistance during the execution of an arrest warrant, or search warrant, or a lawful search. 	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	 When available, contact information for the person who requested emergency medical assistance will be reported to the local health department for the purpose of having the department contact the person and offer referrals regarding substance use disorder treatment, if appropriate. Law enforcement officer who makes an arrest in contravention of Ky. Rev. Stat. Ann. § 218A.133 (West 2025) is not criminally or civilly liable for false arrest or false imprisonment if the arrest was based on probable cause. 	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	First degree manslaughter (class B felony) or second degree manslaughter (class C felony) depending on whether there was an exchange of remuneration and whether fentanyl is involved	
Circumstance(s) when DIH/DRDD applies	 A person wantonly causes the death of another person through the unlawful distribution for remuneration of a Schedule I or II controlled substance when the controlled substance is the proximate cause of death. (second degree manslaughter) A person knowingly sells fentanyl or a fentanyl derivative to another person, and the injection, ingestion, inhalation, or other introduction of the fentanyl or fentanyl derivative causes the death of the person. (first degree manslaughter) A person knowingly distributes fentanyl or a fentanyl derivative to another person without remuneration, and the injection, ingestion, inhalation, or other introduction of the fentanyl or fentanyl derivate causes death. (second degree manslaughter). 	

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<u>KENTUCKY</u>		
Affirmative defense of DIH/DDRD offense	An eligible person under KY. REV. STAT. ANN. § 218A.133 (West 2025) will not be charged with or prosecuted for a violation of KY. REV. STAT. ANN. § 507.030 (1)(d) (West 2025) (sale of fentanyl or a fentanyl derivative that results in death) or KY. REV. STAT. ANN. §§ 507.040(1)(d) (West 2025) (knowing distribution of fentanyl or fentanyl derivative to another person without remuneration that results in death).	
Recently proposed legislation	Yes, see <u>Pending State Legislation</u>	

	<u>LOUISIANA</u>	
Statute(s)	 La. Stat. Ann. § 14:403.10 (West 2025) (GSFOP law) La. Stat. Ann. § 14:30.1(A)(3), (4) (West 2025) (Second degree murder) La. Stat. Ann. § 14:31 (4) and (5) (West 2025) (Manslaughter) 	
Substantive amendments to law(s)	 June 26, 2009 – § 14:30.1(A)(3), (4) August 1, 2014 – § 14:403.10 enacted August 1, 2022 – Amendments add the following: Immunity for use of a controlled substance; Immunity for possession of drug paraphernalia; Protections from violations of pretrial release, probation, parole, and civil forfeiture; Protection from arrest for an individual who experiences an overdose and is in need of medical assistance; Protections for a person who illegally provided or administered a controlled substance, by eliminating the exception that previously existed; Seeking medical assistance as a mitigating factor in a criminal prosecution; and Additional exceptions to protection. August 1, 2025 – §14:31 (4) and (5) enacted 	
Individual(s) eligible for GS protection	 Person acting in good faith who seeks medical assistance for an individual experiencing a drug-related overdose. Person who experiences a drug-related overdose and needs medical assistance. 	
Protection as to controlled substance possession crimes	As of August 1, 2022, an eligible person may not be charged, prosecuted, or penalized for use or possession of a controlled dangerous substance under the Uniform Controlled Dangerous Substances Law. In the case of a person who experiences a drugrelated overdose and needs medical assistance, that person may not be arrested either.	
Protection as to drug paraphernalia crimes	As of August 1, 2022, an eligible person may not be charged, prosecuted, or penalized for possession of drug paraphernalia. In the case of a person who experiences a drug-related overdose and needs medical assistance, that person may not be arrested either.	
Protection as to other crimes/violations	As of August 1, 2022, an eligible person is not subject to sanctions for a violation of a condition of pretrial release, condition of probation, condition of parole, or civil forfeiture of property, related to the incident which required medical assistance.	
Requirement(s) for the protection to apply	Evidence for such offenses must have been obtained because of the person's seeking medical assistance.	

<u>LOUISIANA</u>	
Exception(s) to protection	 The existence of the protection from prosecution is not grounds for suppression of evidence in other criminal prosecutions. Law does not limit any seizure of evidence or contraband otherwise permitted. Law does not limit or abridge the authority of a law enforcement officer to detain or take into custody a person during an investigation or to effectuate an arrest for any offense except as those covered by the immunity provisions. Law does not limit the admissibility of any evidence in connection with the investigation or prosecution of a crime with regard to a defendant who does not qualify for the immunity protections or with regard to other crimes committed by a person who otherwise qualifies for the immunity protections.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	For offenses in which immunity is not provided
Circumstance(s) when mitigation applies	When an individual provides or seeks first aid or other medical assistance for someone who is experiencing a drug overdose
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Second degree murder or manslaughter depending on the proximate cause of death

<u>LOUISIANA</u>	
Circumstance(s) when DIH/DRDD applies	 Second degree murder Offender unlawfully distributes or dispenses a controlled dangerous substance (listed in Schedules I through V) which is the direct cause of the death of the recipient who ingested or consumed the substance. Offender unlawfully distributes or dispenses a controlled dangerous substance (listed in Schedules I through V) to another who subsequently distributes or dispenses such substance which is the direct cause of the death of the person who ingested or consumed it. Manslaughter Offender unlawfully distributes or dispenses a controlled dangerous substance (listed in Schedules I through V) which significantly contributes to the death of the recipient who ingested or consumed the controlled dangerous substance. Offender unlawfully distributes or dispenses a controlled dangerous substance (listed in Schedules I through V) to another who subsequently distributes or dispenses such controlled dangerous substance which significantly contributes to the death of the person who ingested or consumed the controlled dangerous substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None, other than legislation enacted in 2025

	MAINE
Statute(s)	ME. REV. STAT. ANN. tit. 17-A § 1111-B (West 2025)
Substantive amendments to law(s)	 September 19, 2019 – § 1111-B enacted August 8, 2022 – Wholesale changes to the law, amounting to a repeal and replace October 25, 2023 – Added other opioid overdose-reversing medications approved by the federal Food and Drug Administration to the definition of "rendering aid" August 9, 2024 – Added operating under the influence to the list
	of excluded crimes
Individual(s) eligible for GS protection	 "Protected person" means: A person who in good faith calls for assistance for another person experiencing a suspected drug-related overdose; and Any person rendering aid at the location of the suspected drug-related overdose.
	"Rendering aid" means performing any action that involves looking after a person experiencing a suspected drug-related overdose while the person awaits the arrival of a medical professional or law enforcement officer to provide assistance. Rendering aid includes, but is not limited to, giving first aid and administering or assisting naloxone administration or another opioid overdose-reversing medication approved by the federal Food and Drug Administration.

<u>MAINE</u>	
Protection as to controlled substance possession crimes	Maine law does not explicitly set forth the crimes for which protection is available. Instead, a protected person is immune from arrest or prosecution for all but "excluded crimes."
	Excluded crimes consist of: (1) an offense against the person as described in Chapter 9 of Title 17 of the Maine Criminal Code; (2) sexual assault; (3) sexual exploitation of a minor; (4) kidnapping, criminal restraint, and criminal forced labor; (5) robbery; (6) arson; (7) aggravated sex trafficking; (8) sex trafficking; (9) aggravated attempted murder; (10) abandonment of a child; (11) endangering the welfare of a child; (12) unlawful transfer of a firearm other than a handgun to a minor; (13) unlawful transfer of a handgun to a minor; (14); endangering the welfare of a dependent person; (15) incest; (16) patronizing prostitution of a minor or a person with a mental disability; (17) violation of a protection from harassment order, a protective order in crimes between family members, or a protection from abuse order; (18) unlisted crime committed against a person under age 18 at the time that the crime was committed; (19) criminal conspiracy to commit a crime listed in (1) to (18); (20) criminal attempt to commit a crime listed in (1) to (18); (21) criminal solicitation to commit a crime listed in (1) to (18); (22) operating a motor vehicle under the influence; and (23) operating or attempting to operate a watercraft, snowmobile, or ATV under the influence.
Protection as to drug paraphernalia crimes	Maine law does not explicitly set forth the crimes for which protection is available. Instead, a protected person is immune from arrest or prosecution for all but excluded crimes.
Protection as to other crimes/violations	Except when a charge or conviction arises out of an excluded crime, a protected person is immune from: (1) revocation proceedings with regard to conditions of release, probation, administrative release, or supervised community confinement; and (2) termination proceedings for deferred disposition violations or termination from community confinement monitoring.
Requirement(s) for the protection to apply	 Grounds for the arrest or prosecution must have been obtained due to a medical professional's or law enforcement officer's responding to a request for medical assistance. The identity of the protected person is learned or the protected person is identified as a person subject to arrest or prosecution as a result of a medical professional's or law enforcement officer's responding to a request for medical assistance.
Exception(s) to protection	None

<u>MAINE</u>	
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	Prior to trial, a criminal defendant may ask the court to determine if they are immune from prosecution or revocation or termination proceedings. Once the defendant files a motion and presents evidence to establish immunity, the burden of proof by clear and convincing evidence shifts to the prosecution. The court may hear testimony and must make factual and legal findings.
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

	<u>MARYLAND</u>
Statute(s)	MD. CODE ANN., CRIM. PROC. § 1-210 (West 2025)
Substantive amendments to law(s)	 October 1, 2009 – § 1-210 enacted October 1, 2014 – Initial Good Samaritan protections added effective October 1, 2014 October 1, 2015 – Protections against sanctions for a violation of a condition of pretrial release, probation, or parole added October 1, 2023 – Adds immunity for a person who is experiencing a medical emergency from being sanctioned for a violation of a condition of a pretrial release, probation, or parole
Individual(s) eligible for GS protection	 Person who, in good faith, seeks, provides, or assists with the provision of medical assistance for a person reasonably believed to be experiencing a medical emergency after using alcohol or drugs. Person who is experiencing a medical emergency after using alcohol or drugs.
Protection as to controlled substance possession crimes	An eligible person is immune from criminal arrest, charge, or prosecution for the offenses of possessing or administering a controlled dangerous substance (MD. CODE ANN., CRIM. LAW § 5-601 (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person is immune from criminal arrest, charge, or prosecution for the offenses of possession of drug paraphernalia (MD. CODE ANN., CRIM. LAW § 5-619 (West 2025)) or controlled paraphernalia (MD. CODE ANN., CRIM. LAW § 5-620 (West 2025)).
Protection as to other crimes/violations	 Eligible person is immune from criminal arrest, charge, or prosecution for the offenses of: Possession and consumption of alcoholic beverages by an individual under the age of 21 (MD. CODE ANN., CRIM. LAW § 10-114 (West 2025)); Obtaining an alcoholic beverage for a person that is under the age of 21 (MD. CODE ANN., CRIM. LAW § 10-116 (West 2025)); or Furnishing for or allowing underage alcohol consumption (MD. CODE ANN., CRIM. LAW § 10-117 (West 2025)). Eligible person may not be sanctioned for a violation of a condition of pretrial release, probation, or parole.
Requirement(s) for the protection to apply	Evidence for the offense must have been obtained solely because of the need for medical assistance.
Exception(s) to protection	None
Reporting overdose a mitigating factor in sentencing	Yes

<u>MARYLAND</u>	
Offenses subject to mitigation	Mitigating factor in any criminal prosecution
Circumstance(s) when mitigation applies	When a person seeks medical assistance for another person who is experiencing a medical emergency after using alcohol or drugs.
Other provisions of note	None
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

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<u>MICHIGAN</u>	
Statute(s)	 MICH. COMP. LAWS ANN. § 333.7403 (West 2025) (protections for possession of a controlled substance) MICH. COMP. LAWS ANN. § 333.7404 (West 2025) (protections for use of a controlled substance) MICH. COMP. LAWS ANN. 750.317a (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 January 1, 2006 – § 750.317a enacted March 15, 2016 – § 333.7403 and § 333.7404 enacted January 4, 2017 – amendment expanded the protection provisions to individuals of any age; both provisions originally only applied to individuals under the age of 21
Individual(s) eligible for GS protection	 Individual who seeks medical assistance for himself or herself or who requires medical assistance and is presented for assistance by another individual if he or she is incapacitated because of a drug overdose or other perceived medical emergency arising from the use of a controlled substance or a controlled substance analogue that he or she possesses or possessed in an amount sufficient only for personal use. Individual who in good faith attempts to procure medical assistance for another individual or who accompanies another individual who requires medical assistance for a drug overdose or other perceived medical emergency arising from the use of a controlled substance or a controlled substance analogue that he or she possesses or possessed in an amount sufficient only for personal use. The law defines the terms "drug overdose" and "seeks medical assistance." A "drug overdose" is a condition that results from the use of a controlled substance, controlled substance analogue, or another substance combined with one of these.
Protection as to controlled substance possession crimes	An eligible person is not in violation of the sections prohibiting the knowing or intentional possession or use of a controlled substance or controlled substance analogue.
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	Evidence of the offense must have been obtained as a result of the individual's seeking or being presented for medical assistance.

<u>MICHIGAN</u>	
Exception(s) to protection	The existence of the protection does not prevent the investigation, arrest, charging, or prosecution of an individual for any other violation of state law or grounds for suppression of evidence in the prosecution of any other criminal charges.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Delivery or distribution resulting in death (felony)
Circumstance(s) when DIH/DRDD applies	When a person delivers a Schedule 1 or 2 controlled substance, other than marijuana, to another person in violation of MICH. COMP. LAWS ANN. § 333.7401 (West 2025) that is consumed by that person or any other person and that causes the death of that person.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see <u>Pending State Legislation</u>

	<u>MINNESOTA</u>	
Statute(s)	 MINN. STAT. ANN. § 604A.05 (West 2025) (GSFOP law) MINN. STAT. ANN. § 609.195 (West 2025) (DIH/DDRD law) 	
Substantive amendments to law(s)	 August 1, 1987 – § 609.195 enacted July 1, 2014 – § 604A.05 enacted August 1, 2024 – § 604A.05 amended to add protections for an individual who acts in concert with a person seeking medical assistance for another person. Removes the provision that protection is only available for the individual who is the first person to seek assistance. 	
Individual(s) eligible for GS protection	 Person acting in good faith who seeks medical assistance for or acts in concert with a person seeking medical assistance for someone who is experiencing a drug-related overdose. Person experiencing a drug-related overdose and needs medical assistance. The law defines the phrase "drug-related overdose" as a condition that results from the use of a controlled substance or another substance combined with one. 	
Protection as to controlled substance possession crimes	 An eligible person may not be charged or prosecuted for the possession, sharing, or use of a controlled substance under: MINN. STAT. ANN. § 152.023(2)(4) and (6) (West 2025) (certain controlled substance crimes in the third degree); MINN. STAT. ANN. § 152.024 (West 2025) (controlled substance crime in fourth degree); and MINN. STAT. ANN. § 152.025 (West 2025) (controlled substance crime in fifth degree). 	
Protection as to drug paraphernalia crimes	An eligible person may not be charged or prosecuted for the possession of drug paraphernalia.	
Protection as to other crimes/violations	An eligible person's pretrial release, probation, furlough, supervised release, or parole may not be revoked based on an incident for which the person would be immune from prosecution.	
Requirement(s) for the protection to apply	 Evidence for the offense must have been obtained as a result of the person's overdose and the need for medical assistance. Person who seeks medical assistance must, provide his or her name and contact information, remain on the scene until assistance arrives or is provided, and cooperate with the authorities. 	

MINNESOTA		
Exception(s) to protection	 The existence of the protection does not: Bar the admissibility of any evidence obtained in connection with the investigation and prosecution of other crimes or violations; or Preclude prosecution of a person on the basis of evidence obtained from an independent source. Good faith does not include seeking medical assistance during the execution of an arrest warrant or search warrant or a lawful search. 	
Reporting overdose a mitigating factor in sentencing	Yes	
Offenses subject to mitigation	Any criminal offense for which immunity is not provided	
Circumstance(s) when mitigation applies	When an individual provided first aid or other medical assistance to someone who was experiencing a drug-related overdose	
Other provisions of	The existence of the protection does not:	
note	 Limit, modify, or remove any immunity from liability currently available to public entities, public employees by law, or prosecutors; or Prevent probation officers from conducting drug testing of persons on pretrial release, probation, furlough, supervised release, or parole. 	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Third degree murder	
Circumstance(s) when DIH/DRDD applies	Whoever, without intent to cause death, proximately causes the death of a human being by, directly or indirectly, unlawfully selling, giving away, bartering, delivering, exchanging, distributing, or administering a controlled substance classified in Schedule I or II.	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

	<u>MISSISSIPPI</u>	
Statute(s)	 MISS. CODE ANN. § 41-29-149.1 (West 2025) (GSFOP law) MISS. CODE ANN. § 41-29-139.1 (West 2025) (DIH/DDRD law) 	
Substantive amendments to law(s)	 July 1, 2015 – § 41-29-149.1 enacted July 1, 2016 – Protections for the possession of 10 grams or less of synthetic cannabinoids added July 1, 2022 – § 41-29-139.1 enacted 	
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for someone who is experiencing a drug overdose. Person who is experiencing a drug overdose and, in good faith, seeks medical assistance or is the subject of a request for medical assistance. The law defines the phrases "drug overdose," "medical assistance," and "seeks medical assistance." A "drug overdose" is a condition that results from the use of a controlled substance or dangerous drug. 	
Protection as to controlled substance possession crimes	 An eligible person may not be arrested, charged, or prosecuted for a "drug violation," which is defined to include: Possession of a controlled substance if the aggregate weight, including any mixture, is less than four grams of a solid substance, less than 20 dosage units, less than one milliliter of liquid substance, or, if the substance is placed onto a secondary medium, has a combined weight of less than four grams (MISS. CODE ANN. § 41-29-139 (West 2025)); and Possession of 30 grams or less of marijuana or 10 grams or less of synthetic cannabinoids (MISS. CODE ANN. § 41-29-139 (West 2025)). 	
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, or prosecuted for a "drug violation," which is defined to include the possession and use of drug paraphernalia (MISS. CODE ANN. § 41-29-139(d)(2) (West 2025)).	
Protection as to other crimes/violations	 An eligible person is not subject to: Penalties for a violation of a permanent or temporary protective order or restraining order; Sanctions for a violation of a condition of pretrial release, condition of probation, or condition of parole based on a drug violation; or Forfeiture of property pursuant to MISS. CODE ANN. § 41-29-153 (West 2025) or MISS. CODE ANN. § 41-29-176 (West 2025) for a drug violation, except that prima facie contraband shall be subject to forfeiture. 	

	<u>MISSISSIPPI</u>	
Requirement(s) for the protection to apply	Evidence for the charge or prosecution must have been obtained because of the person's overdose and the need for medical assistance.	
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime with regard to a defendant who does not qualify for the protections or with regard to other crimes committed by a person who otherwise qualifies for protection; Any seizure of evidence or contraband otherwise permitted by law; or Authority of a law enforcement officer to detain or take into custody a person in the course of an investigation or to effectuate an arrest for any offense not subject to the protection. 	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Fentanyl delivery resulting in death	
Circumstance(s) when DIH/DRDD applies	A person who knowingly delivers or causes the delivery of fentanyl commits the crime of "fentanyl delivery resulting in death" when, as a result of the unlawful delivery of fentanyl in exchange for anything of value to another person, death to a person results from the proximate cause of injection, oral ingestion, or inhalation of the fentanyl.	
Affirmative defense of DIH/DDRD offense	Yes. Any person, who, in good faith, without malice and in the absence of evidence of an intent to defraud, seeks medical assistance for someone experiencing a fentanyl overdose shall not be charged or prosecuted for a violation of this section, if the evidence for the charge was gained as a result of the seeking of medical assistance.	
Recently proposed legislation	Yes, see Pending State Legislation	

	<u>MISSOURI</u>
Statute(s)	 Mo. Ann. Stat. § 195.205 (West 2025) (GSFOP law) Mo. Ann. Stat. § 579.022 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 August 28, 2017 – § 195.205 enacted August 28, 2024 – § 579.022 enacted
Individual(s) eligible for GS protection	 Person who, in good faith, seeks or obtains medical assistance for someone who is experiencing a drug or alcohol overdose or another medical emergency. Person experiencing a drug or alcohol overdose or another medical emergency who seeks medical assistance for himself or herself or is the subject of a good faith request.
	The law defines the phrases "drug or alcohol overdose," and "medical assistance." A "drug or alcohol overdose" is a condition that results from the use of a controlled substance, alcohol, or another substance combined with one of these.
Protection as to controlled substance possession crimes	An eligible person may not be arrested, charged, prosecuted, or convicted for possession of a controlled substance or an imitation controlled substance (Mo. Ann. Stat. §§ 579.015 and 579.078 (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, prosecuted, or convicted of the offense of unlawful possession of drug paraphernalia (Mo. Ann. Stat. § 579.074 (West 2025)).
Protection as to other crimes/violations	 An eligible person may not be arrested, charged, prosecuted, or convicted for the offense of: Keeping or maintaining a public nuisance (Mo. Ann. Stat. § 579.105 (West 2025)); Selling alcohol to a minor (Mo. Ann. Stat. § 311.310 (West 2025)); Purchase or possession of alcohol by a minor (Mo. Ann. Stat. § 311.320 (West 2025)); or Misrepresentation of age by a minor to obtain liquor (Mo. Ann. Stat. § 311.320 (West 2025)). An eligible person may not: (1) be penalized for violating a restraining order; (2) be penalized for violating probation or parole; or (3) have property subject to civil forfeiture.
Requirement(s) for the protection to apply	Evidence for the arrest, charge, prosecution, conviction, seizure, or penalty must have been gained because of seeking or obtaining medical assistance.

	MISSOURI	
Exception(s) to protection	 The existence of the protection does not: Prohibit a police officer from arresting a person for an outstanding warrant under Mo. Ann. Stat. §221.510(1) (West 2025); Prohibit a person from being arrested, charged, or prosecuted for a non-protected offense, whether the offense arises from the same circumstances as the seeking of medical assistance; or Provide grounds for suppression of evidence or dismissal in charges unrelated to those covered by protections. 	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	Any police officer who is in contact with any person or persons in need of emergency medical assistance must provide appropriate information and resources for substance-related assistance.	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Delivery of a controlled substance causing death (Class A felony)	
Circumstance(s) when DIH/DRDD applies	An individual commits the offense of delivery of a controlled substance causing death if a he or she delivers or distributes a Schedule I or II controlled substance and death results from the use of such substance.	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

	<u>MONTANA</u>	
Statute(s)	 MONT. CODE ANN. § 50-32-609 (West 2025) (GSFOP law) MONT. CODE ANN. § 45-9-101(5) (West 2025) (DIH/DDRD law) 	
Substantive amendments to law(s)	 May 3, 2017 – § 50-32-609 enacted July 1, 2019 – Specific protections for pregnant women seeking services for a substance use disorder added October 1, 2021 – § 45-9-101(5) enacted 	
Individual(s) eligible for GS protection	 Person who, acting in good faith, seeks medical assistance for another person who is experiencing an actual or reasonably perceived drug-related overdose. Person who experiences a drug-related overdose and is in need of medical assistance. The part of the Montana code containing the statute at issue (the "Help Save Lives from Overdose Act") uses and defines the phrase "opioid-related drug overdose." The statute does not use that phrase, however, instead using the undefined phrase "drug-related overdose." 	
Protection as to controlled substance possession crimes	An eligible person may not be arrested, charged, or prosecuted for the offense of: • Criminal possession of dangerous drugs (Mont. Code Ann. § 45-9-102 (West 2025)); or • Criminal possession of precursors to dangerous drugs (Mont. Code Ann. § 45-9-107 (West 2025)).	
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, or prosecuted for the offense of criminal possession of drug paraphernalia (MONT. CODE ANN. § 45-10-103 (West 2025)).	
Protection as to other crimes/violations	 Provisions of MONT. CODE ANN. § 45-5-626 (West 2025) (violation of order of protection) do not apply to an eligible person. Eligible person's pretrial release, probation, furlough, supervised release, or parole may not be revoked based on an incident for which the person would be immune from arrest, charge, or prosecution. 	
Requirement(s) for the protection to apply	Evidence supporting the arrest, charge, or prosecution must have been obtained because of the drug-related overdose and the need for medical assistance.	
Exception(s) to protection	The existence of the protection does not bar the admissibility of evidence obtained in connection with the investigation and prosecution of other crimes or violations committed by a person who otherwise qualified for limited immunity.	

	<u>MONTANA</u>
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Criminal offenses for which immunity is not provided
Circumstance(s) when mitigation applies	When a person provides first aid or other medical assistance to a person who is experiencing an actual or reasonably perceived drug-related overdose.
Other provisions of note Express DIH or	 The following provisions do not apply to a pregnant woman seeking or receiving evaluation, treatment, or support services for a substance use disorder: (1) criminal possession of dangerous drugs (Mont. Code Ann. § 45-9-102 (West 2025)); (2) criminal possession of precursors to dangerous drugs (Mont. Code Ann. § 45-9-107 (West 2025)); and (3) criminal possession of drug paraphernalia (Mont. Code Ann. § 45-10-103 (West 2025)). The existence of the protection does not: (1) limit, modify, or remove immunity from liability currently available to public entities, public employees, or prosecutors or by law; or (2) create a new cause of action or other source of criminal liability for a pregnant woman with a substance use disorder who does not seek or receive evaluation, treatment, or support services. Yes
DDRD provision in state law	
Classification of DIH/DDRD offense	Aggravating factor in sentencing
Circumstance(s) when DIH/DRDD applies	A person commits the offense of criminal distribution of dangerous drugs if the person sells, barters, exchanges, gives away, or offers to sell, barter, exchange, or give away any dangerous drug, as defined in Mont. Code Ann. §50-32-101 (West 2025). The person shall be imprisoned in the state prison for a term not to exceed 25 years and may be fined not more than \$50,000. However, if the offense results in the death of an individual from the use of any dangerous drug that was distributed, the person shall be imprisoned in the state prison for a term of no more than 100 years and may be fined no more than \$100,000.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

	<u>NEBRASKA</u>	
Statute(s)	NEB. REV. STAT. § 28-472 (West 2025)	
Substantive amendments to law(s)	August 24, 2017 – § 28-472 enacted	
Individual(s) eligible for GS protection	Person who makes a good faith request for emergency medical assistance in response to a drug overdose of himself, herself, or another. The law defines the phrase "drug overdose" as a condition resulting	
	from the use of a controlled substance or another substance combined with one.	
Protection as to controlled substance possession crimes	An eligible person will not be in violation of the offense of possession of a controlled substance (NEB. REV. St. § 28-416(3) (West 2025)).	
Protection as to drug paraphernalia crimes	An eligible person will not be in violation of the offense of use or possession of drug paraphernalia (NEB. REV. ST. § 28-441 (West 2025)).	
Protection as to other crimes/violations	None	
Requirement(s) for the protection to apply	 Request for medical assistance must have been made as soon as the drug overdose was apparent. Evidence for the violation was obtained because of the drug overdose and the request for medical assistance. When emergency medical assistance was requested for the drug overdose of another person: (1) the requesting person remained on the scene until medical assistance or law enforcement personnel arrived; and (2) the person cooperated with medical assistance and law enforcement. 	
Exception(s) to protection	The existence of the protection does not interfere with or prohibit the investigation, arrest, or prosecution of any person for, or affect the admissibility or use of evidence in, cases involving: • Drug-induced homicide; • Violations of the possession of drug paraphernalia (NEB. REV. ST. § 28-441 (West 2025)) and the possession of a controlled substance (NEB. REV. ST. § 28-416 (West 2025)) for which protections are not provided; or • Any other criminal offense.	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	

<u>NEBRASKA</u>	
Circumstance(s) when mitigation applies	N/A
Other provisions of note	A person cannot initiate or maintain an action against a peace officer or the state agency or political subdivision employing such officer based on the officer's compliance with the provisions involving the exception from criminal liability.
Express DIH or DDRD provision in state law	No, despite the reference to drug-induced homicide in the exceptions to Good Samaritan protections, there is no Nebraska statute that expressly pertains to drug-induced homicide.
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	None

	<u>NEVADA</u>
Statute(s)	• NEV. REV. STAT. ANN. § 453C.150 (West 2025) (GSFOP law)
	• NEV. REV. STAT. ANN. § 200.010 (West 2025) (DIH/DDRD law)
Substantive	• June 8, 2005 – § 200.010 enacted
amendments to law(s)	• October 1, 2015 – § 453C.150 enacted
Individual(s) eligible for GS protection	Person who, in good faith, seeks medical assistance for a person who is experiencing a drug or alcohol overdose or other medical emergency or who seeks such assistance for himself or herself or who is the subject of a good faith request for such assistance. The law defines the phrase "drug or alcohol overdose" as a condition resulting from the use of a controlled substance, alcohol, or another substance in combination with one of these.
Protection as to controlled substance possession crimes	 An eligible person may not be arrested, charged, prosecuted, or convicted for the offense of: Possession of a controlled substance unless it is for the purpose of sale or trafficking (NEV. REV. STAT. ANN. § 453.336 (West 2025)); or
	• Use of a controlled substance (NEV. REV. STAT. ANN. § 453.336 (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person may not be arrested, charged, prosecuted, or convicted for the offense of unlawful use or possession of drug paraphernalia (NEV. REV. STAT. ANN. § 453.566 (West 2025)).
Protection as to other crimes/violations	 An eligible person may not: Be penalized for violating a restraining order; Be penalized for violating a condition of the person's parole or probation; Have property subjected to forfeiture; or Be penalized under a local ordinance that establishes an offense that is similar to an offense set forth in Nev. Rev. Stat. Ann. § 453.336 (West 2024) (unlawful possession of a controlled substance).
Requirement(s) for the protection to apply	 Evidence to support the arrest, charge, prosecution, conviction, seizure, or penalty must have been obtained as a result of the person seeking medical assistance. Person must seek medical assistance for the person experiencing an overdose or other medical emergency. A person's actions will be considered medical assistance if the person: Reports a drug or alcohol overdose or other medical emergency to a member of a law enforcement agency, a 911 emergency service, a poison control center, a medical facility, or a provider of emergency medical services; Assists another person making such a report;

<u>NEVADA</u>	
Requirement(s) for the protection to apply (continued)	 Provides care to a person who is experiencing a drug or alcohol overdose or other medical emergency while awaiting the arrival of medical assistance; or Delivers a person who is experiencing a drug or alcohol overdose or other medical emergency to a medical facility and notifies the appropriate authorities.
Exception(s) to protection	None
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Violations of chapter 453 of NEV. REV. STAT. (drug offenses) for which immunity is not provided
Circumstance(s) when mitigation applies	Defendant, in good faith, sought medical assistance for a person who was experiencing a drug or alcohol overdose or other life-threatening emergency in connection with the events that constituted the violation.
Other provisions of note	The existence of the protection does not prohibit any governmental entity from taking any actions required or authorized by chapter 432B of NEV. REV. STAT. relating to the abuse or neglect of a child.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Murder
Circumstance(s) when DIH/DRDD applies	When a death was caused by a controlled substance which was sold, given, traded, or otherwise made available to a person in violation of chapter 453 of NEV. REV. STAT.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

NEW HAMPSHIRE	
Statute(s)	 N.H. REV. STAT. § 318-B:28-b (West 2025) (GSFOP law) N.H. REV. STAT. § 318-B:26(IX) (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 September 6, 2015 – § 318-B:28-b enacted September 16, 2017 – § 318-B:26(IX) enacted August 17, 2021 – Protection expanded to those who report that another person was the victim of a violent crime
Individual(s) eligible for GS protection	 Person in good faith and in a timely manner requests medical assistance for another person who is experiencing a drug overdose. Person who in good faith requests or is the subject of a good faith request for medical assistance. The law defines the phrases "drug overdose," "medical assistance," and "requests medical assistance." A "drug overdose" is a condition resulting from the use of a controlled drug.
Protection as to controlled substance possession crimes	An eligible person will not be arrested, prosecuted, or convicted for possessing, or having under his or her control, a controlled substance (N.H. REV. STAT. § 318:B-2 (West 2025)).
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	Evidence for the charge must have been gained as a proximate result of the request for medical assistance.
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of evidence in connection with the investigation or prosecution of a crime involving a person who is not protected; Lawful seizure of any evidence or contraband; or Authority of a law enforcement officer to detain or place into custody a person as part of a criminal investigation or to arrest a person for a non-protected offense.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A

<u>NEW HAMPSHIRE</u>	
Other provisions of note	The Commissioner of the Department of Health and Human Services must develop and make available on the department's website information for the public explaining the meaning and applicability of the Good Samaritan provisions.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony
Circumstance(s) when DIH/DRDD applies	Any person who manufactures, sells, or dispenses methamphetamine, lysergic acid, diethylamide phencyclidine (PCP) or any other controlled drug classified in Schedules I or II, or any controlled drug analog thereof, in violation of N.H. REV. STAT. § 318-B:2, I or I-a (West 2025), is strictly liable for a death which results from the injection, inhalation, or ingestion of that substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

NEW JERSEY	
Statute(s)	 N.J. STAT. ANN. § 2C:35-30 (West 2025) (protection for other individuals experiencing a drug overdose) N.J. STAT. ANN. § 2C:35-31 (West 2025) (protection for individual experiencing a drug overdose themselves) N.J. STAT. ANN. § 2C:35-9 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 July 9, 1987 – § 2C:35-9 enacted May 2, 2013 – § 2C:35-30 and § 2C:35-31 enacted
Individual(s) eligible for GS protection	 Person who, in good faith, seeks medical assistance for someone experiencing a drug overdose. Person who experiences a drug overdose and who seeks medical assistance or is the subject of a good faith request for medical assistance.
Protection as to controlled substance	An eligible person will not be arrested, charged, prosecuted, or convicted for:
possession crimes	 Obtaining, possessing, using, being under the influence of, or failing to make lawful disposition of, a controlled dangerous substance or controlled substance analog (N.J. STAT. ANN. § 2C:35-10) (West 2025)); Inhaling the fumes of or possessing any toxic chemical (N.J. STAT. ANN. § 2C:35-10.4(b) (West 2025)); or
	• Using, obtaining, attempting to obtain, or possessing any prescription legend drug or stramonium preparation (N.J. STAT. ANN. § 2C:35-10.5(b), (c), or (d) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person will not be arrested, charged, prosecuted, or convicted for: • Using or possessing with intent to use drug paraphernalia (N.J. STAT. ANN. § 2C:36-2 (West 2025)); or • Having under his or her control or possessing a hypodermic syringe, hypodermic needle, or any other instrument adapted for the use of a controlled dangerous substance or a controlled substance analog (N.J. STAT. ANN. § 2C:36-6(a) (West 2025)).
Protection as to other crimes/violations	 An eligible person will not be arrested, charged, prosecuted, or convicted for: Acquiring or obtaining possession of a controlled dangerous substance or controlled substance analog by fraud (N.J. STAT. ANN. § 2C:35-13 (West 2025)); or Unlawfully possessing a controlled dangerous substance that was lawfully prescribed or dispensed (N.J. STAT. ANN. § 2C:35-24 (West 2025)). An eligible person will not be subject to revocation of parole or probation based solely on a violation of the described offenses.

NEW JERSEY	
Requirement(s) for the protection to apply	Evidence for an arrest, charge, prosecution, conviction, or revocation must have been obtained as a result of the seeking of medical assistance.
Exception(s) to protection	 The existence of the protection does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime with regard to a defendant who does not qualify for the protections or with regard to other crimes committed by a person who otherwise qualifies for protection; Any seizure of evidence or contraband otherwise permitted by law; or Authority of a law enforcement officer to detain or take into custody a person in the course of an investigation or to effectuate an arrest for any offense other than those for which protection is offered.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	The existence of the protection does not limit any immunity from liability currently available to public entities or public employees by law.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Crime of the first degree
Circumstance(s) when DIH/DRDD applies	Any person who manufactures, distributes, or dispenses methamphetamine, lysergic acid diethylamide, phencyclidine or any other controlled dangerous substance classified in Schedules I or II, or any controlled substance analog thereof is strictly liable for a death which results from the injection, inhalation, or ingestion of that substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

	NEW MEXICO	
Statute(s)	N.M. STAT. ANN. § 30-31-27.1 (West 2025)	
Substantive amendments to law(s)	 June 15, 2007 – § 30-31-27.1 enacted July 1, 2019 – amendment added the following provisions: Protections from being arrested, charged, prosecuted, or otherwise penalized for the possession of drug paraphernalia; Protections from penalties for violations of restraining orders or the conditions of probation or parole; and Made the act of seeking medical assistance for someone who is experiencing an alcohol or drug-related overdose a mitigating factor in a criminal prosecution. 	
Individual(s) eligible for GS protection	 Person who, in good faith, seeks medical assistance for someone experiencing an alcohol or drug-related overdose. Person who experiences an alcohol or drug related overdose and is in need of medical assistance. The law defines the phrase "seeking medical assistance."	
Protection as to controlled substance possession crimes	An eligible person will not be arrested, charged, prosecuted, or otherwise penalized for the offense of possession of a controlled substance (N.M. STAT. ANN. § 30-31-23 (West 2025)).	
Protection as to drug paraphernalia crimes	An eligible person will not be arrested, charged, prosecuted, or otherwise penalized for the offense of possession of drug paraphernalia (N.M. STAT. ANN. § 30-31-25.1(A) (West 2025)).	
Protection as to other crimes/violations	 An eligible person will not be arrested, charged, prosecuted, or otherwise penalized for violations of: (1) restraining orders; or (2) conditions of probation or parole. An eligible person's property will not be subject to civil forfeiture. 	
Requirement(s) for the protection to apply	Evidence for the alleged violation must have been obtained because of the need for seeking medical assistance.	
Exception(s) to protection	None	
Reporting overdose a mitigating factor in sentencing	Yes	
Offenses subject to mitigation	Criminal prosecution pursuant to the Controlled Substances Act for which immunity is not provided	
Circumstance(s) when mitigation applies	When a person seeks medical assistance for someone who is experiencing an alcohol or drug-related overdose.	
Other provisions of note	None	

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NEW MEXICO	
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

<u>NEW YORK</u>	
Statute(s)	 N.Y. PENAL LAW § 220.78 (McKinney 2025) (Good Samaritan protections) N.Y. CRIM. PROC. LAW § 390.40 (McKinney 2025) (mitigating factor in sentencing)
Substantive amendments to law(s)	 September 18, 2011 – § 220.78 and § 390.40 enacted March 31, 2021 – Amendment adds protection against charge or prosecution for possession of cannabis by a person under age 21
Individual(s) eligible for GS protection	 Person who, in good faith, seeks health care for someone who is experiencing a drug or alcohol overdose or another life-threatening medical emergency. Person who is experiencing a drug or alcohol overdose or another life-threatening medical emergency and, in good faith, seeks health care for himself or herself or is the subject of such a good faith request for health care.
	The law defines the phrases "drug or alcohol overdose" and "health care." A "drug or alcohol overdose" is a condition resulting from the use of a controlled substance or alcohol.
Protection as to controlled substance possession crimes	An eligible person will not be charged or prosecuted for a controlled substance offense under Penal Law, Chapter 40, Article 220 (Controlled Substance Offenses) or a marijuana offense under Penal Law, Chapter 40, Article 221 (Offenses Involving Marijuana), other than an offense involving sale for consideration or other benefit or gain.
Protection as to drug paraphernalia crimes	An eligible person will not be charged or prosecuted for the possession of drug paraphernalia (N.Y. GEN. BUS. LAW § 851 (McKinney 2025)).
Protection as to other crimes/violations	 Eligible person will not be charged or prosecuted for the possession of alcohol by a person under the age of 21 (N.Y. ALCOHOLIC BEV. CTRL. LAW § 65-c (McKinney 2025)). There is an affirmative defense to a criminal sale of controlled substance offense under Article 220 or a criminal sale of marijuana offense under Article 221 with respect to any controlled substance or marijuana which was obtained because of such seeking or receiving of health care if the defendant has no prior conviction for the commission or attempted commission of a class A-I, A-II or B felony under Article 220.
Requirement(s) for the protection to apply	Evidence must have been obtained because of the seeking or receiving of health care.

<u>NEW YORK</u>	
Exception(s) to protection	 The existence of the protection does not: Bar the prosecution of a class A-I felony under Article 220; Provide the affirmative defense to the prosecution of a class A-I or A-II felony criminal sale offense under Article 220; Bar the admissibility of any evidence in connection with the investigation and prosecution of a crime about another defendant who does not independently qualify for the bar to prosecution or for the affirmative defense; nor with regard to other crimes committed by a person who otherwise qualifies for protection; or Bar any seizure pursuant to law, including but not limited to the seizure and forfeiture of controlled substances (N.Y. Pub. Health Law § 3387 (McKinney 2025)).
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Any criminal prosecution for a controlled substance, marijuana, drug paraphernalia, or alcohol related offense
Circumstance(s) when mitigation applies	When a person sought health care for someone who was experiencing a drug or alcohol overdose or another life-threatening medical emergency.
Other provisions of note	None
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	Yes, see Pending State Legislation

NORTH CAROLINA	
Statute(s)	• N.C. GEN. STAT. ANN. § 18B-302.2 (West 2025) (protections for alcohol offenses)
	• N.C. GEN. STAT. ANN. § 90-96.2 (West 2025) (protections for drug offenses)
	• N.C. GEN. STAT. ANN. § 14-18.4 (West 2025) (DIH/DDRD law)
Substantive	• April 9, 2013 – § 18B-302.2 and § 90-96.2 enacted
amendments to law(s)	 August 1, 2015 – Amendments made to both statutes to add: Requirements and conditions for the immunity to apply; Protections from revocation of pretrial release, probation, parole, or post-release; and Civil liability protections for a law enforcement officer who arrests or charges a person entitled to immunity. December 1, 2019 – § 14-18.4 enacted December 1, 2023 Expanded the immunity from prosecution to cover a felony violation for possession of less than one gram of any controlled substance. Prior to the amendment, the immunity only covered felony violations for possession involving one
	gram of cocaine or one gram of heroin. Removed DIH from the penalty of second degree murder and updated § 14-18.4.
Individual(s) eligible for GS protection	 Person who sought medical assistance for an individual experiencing an alcohol or drug-related overdose by contacting the 911 system, a law enforcement officer, or emergency medical services personnel. Person who experienced an overdose and was in need of medical assistance.
	The law defines the phrase "drug-related overdose" as a condition resulting from the use of a controlled substance or another substance combined with one.
Protection as to controlled substance possession crimes	 An eligible individual will not be prosecuted for: Misdemeanor possession of a controlled substance (N.C. GEN. STAT. ANN. § 90-95(a)(3) (West 2025)); Felony violation of possession of less than one gram of any controlled substance (N.C. GEN. STAT. ANN. § 90-95(a)(3) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person will not be prosecuted for the possession of drug paraphernalia (N.C. GEN. STAT. ANN. § 90-113.22 (West 2025)).
Protection as to other crimes/violations	 Eligible person is not subject to arrest or revocation of pretrial release, probation, parole, or post-release. Eligible person under the age of 21 will not be prosecuted for the offense of possession or consumption of alcoholic beverages (N.C. GEN. STAT. ANN. § 18B-302(b) (West 2025)).

NODELL CLEAN NA	
	NORTH CAROLINA
Requirement(s) for the protection to apply	 Act in good faith when seeking medical assistance, upon a reasonable belief that he or she was the first to call for assistance. Provide his or her own name to the 911 system or to a law enforcement officer upon arrival. Not seek medical assistance during the execution of an arrest warrant, search warrant, or other lawful search. Evidence for prosecution of the offenses must have been obtained as a result of the person seeking medical assistance for the alcohol or drug-related overdose.
Exception(s) to protection	 The existence of protection does not: Bar the admissibility of any evidence obtained in connection with the investigation and prosecution of: (1) other crimes committed by a person who qualifies for limited immunity; or (2) any crimes committed by a person who does not qualify for limited immunity; Limit any seizure of evidence/contraband otherwise permitted; or Limit or abridge the authority of a law enforcement officer to detain or take into custody a person in the course of an investigation of, or to effectuate an arrest for, any offense other than an offense for which limited immunity is provided.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	 Existence of the protection does not limit or abridge the authority of a probation officer to conduct drug testing of persons on pretrial release, probation, or parole. Law enforcement officer who, acting in good faith, arrests or charges a person who is thereafter determined to be entitled to immunity will not be subject to civil liability for the arrest or filing of charges.
Express DIH or DDRD provision in state law	Yes

NORTH CAROLINA Classification of Death by Distribution Through Unlawful Delivery of Certain DIH/DDRD offense Controlled Substances (Class C felony) Death by Distribution Through Unlawful Delivery with Malice of Certain Controlled Substances Class B2 felony) Death by Distribution Through Unlawful Sale of Certain Controlled Substances (Class B2 felony) Aggravated Death by Distribution Through Unlawful Sale of Certain Controlled Substances (Class B1 felony) A person is guilty of death by distribution through unlawful Circumstance(s) when **DIH/DRDD** applies delivery of certain controlled substances if: (1) the person unlawfully delivers at least one certain controlled substance; (2) the ingestion of the certain controlled substance or substances causes the death of the user; and (3) the commission of the offense was the proximate cause of the victim's death. A person is guilty of aggravated death by distribution of certain controlled substances if: (1) the person unlawfully sells at least one certain controlled substance; (2) the ingestion of the certain controlled substance or substances causes the death of the user; (3) the commission of the offense was the proximate cause of the victim's death; (4) the person did not act with malice; and (5) the person has a previous conviction under this section; N.C. GEN. STAT. ANN. § 90-95 (West 2025) (manufacturing, selling, or delivering, or possessing with intent to manufacture, sell or deliver, a controlled substance); N.C. GEN. STAT. ANN. § 90-95.1 (West 2025) (continuing criminal enterprise); N.C. GEN. STAT. ANN. § 90-95.4 (West 2024) (employing or intentionally using a minor to commit a drug law violation); N.C. GEN. STAT. ANN. § 90-95.6 (West 2025) (promoting drug sales by a minor); or trafficking in violation of N.C. GEN. STAT. ANN. § 90-95(h) (West 2025), or a prior conviction in any federal or state court in the United States that is substantially similar to an offense listed, within seven years of the date of the offense. A person is guilty of death by distribution through unlawful delivery with malice of certain controlled substances if: (1) the person unlawfully delivers at least one certain controlled substance; (2) the person acted with malice; (3) the ingestion of the certain controlled substance or substances caused the death of the user; and (4) the commission of the offense was the proximate cause of the victim's death.

NORTH CAROLINA Circumstance(s) when A person is guilty of death by distribution through unlawful sale **DIH/DRDD** applies of certain controlled substances if: (1) the person unlawfully (continued) sells at least one certain controlled substance; (2) the ingestion of the certain controlled substance or substances causes the death of the user; and (3) the commission of the offense was the proximate cause of the victim's death. A person is guilty of aggravated death by distribution through unlawful sale of certain controlled substances if: (1) the person unlawfully sells at least one certain controlled substance; (2) the ingestion of the certain controlled substance or substances causes the death of the user; (3) the commission of the offense was the proximate cause of the victim's death; and (4) the person has a previous conviction under N.C. GEN. STAT. ANN. § 90-95 (West 2025) (manufacturing, selling, or delivering, or possessing with intent to manufacture, sell or deliver, a controlled substance); N.C. GEN. STAT. ANN. § 90-95.1 (West 2025) (continuing criminal enterprise); N.C. GEN. STAT. ANN. § 90-95.4 (West 2025) (employing or intentionally using a minor to commit a drug law violation); N.C. GEN. STAT. ANN. § 90-95.6 (West 2025) (promoting drug sales by a minor); or trafficking in violation of N.C. GEN. STAT. ANN. § 90-95(h), or a prior conviction in any federal or state court in the United States that is substantially similar to an offense listed, within 10 years of the date of the offense. "Certain controlled substances" includes any opium, opiate, or opioid; any synthetic or natural salt, compound, derivative, or preparation of opium, opiate, or opioid; cocaine or any other substance described in N.C. GEN. STAT. ANN. § 90-90(1)(d) (West 2025); methamphetamine; a depressant described in N.C. Gen. Stat. Ann. § 90-92(a)(1); or a mixture of one or more of these substances. Affirmative defense of None DIH/DDRD offense Recently proposed Yes, see Pending State Legislation legislation

NORTH DAKOTA	
Statute(s)	 N.D. CENT. CODE ANN. § 19-03.1-23.4 (West 2025) (GSFOP law) N.D. CENT. CODE ANN. § 19-03.1-23.1(1)(e) (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 August 1, 2015 – § 19-03.1-23.4 enacted August 1, 2017 – Amendment added: Immunity protections for the individual who experiences a drug-related overdose in addition to the individual who sought medical assistance; and Additional requirements for the immunity to apply. August 1, 2021 – § 19-03.1-23.1(1)(e) enacted
Individual(s) eligible for GS protection	 Individual who experiences a drug-related overdose and needs emergency medical assistance. Individual who in good faith sought medical assistance for another individual in need of emergency medical assistance due to a drug overdose.
Protection as to controlled substance possession crimes	 An eligible individual is immune from criminal prosecution for the offenses of: Use or possession of a controlled substance or controlled substance analog (N.D. CENT. CODE ANN. §§ 19-03.1-22.3 and 19-03.1-23(7) (West 2025)); and Use or possession of an imitation controlled substance (N.D. CENT. CODE ANN. § 19-03.2-03(3) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible individual is immune from criminal prosecution for the offense of possession of drug paraphernalia (N.D. CENT. CODE ANN. § 19-03.4-03 (West 2025)).
Protection as to other crimes/violations	An eligible individual is immune from criminal prosecution for the offense of intentional inhalation of a volatile chemical (N.D. CENT. CODE ANN. § 19-03.1-22.1 (West 2025)).
Requirement(s) for the protection to apply	 Individual seeking medical assistance must remain on the scene until assistance arrives and cooperate with first responders. Overdosed individual must have been in a condition a layperson would reasonably believe to be a drug overdose requiring immediate medical assistance. Evidence for the charge or prosecution must have been obtained as a result of the drug-related overdose and the need for emergency medical assistance.
Exception(s) to protection	Good faith does not include seeking medical assistance during the execution of an arrest warrant or search warrant or during a lawful search.

NORTH DAKOTA	
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony
Circumstance(s) when DIH/DRDD applies	When the defendant sells, distributes, delivers, or conspires to deliver a controlled substance to an individual which results in the death of the individual due to the use of that controlled substance and the death of the individual would not have occurred in the absence of the defendant's conduct.
Affirmative defense of DIH/DDRD offense	The DIH/DDRD law does not apply to an individual who is immune from prosecution under § 19-03.1-23.4.
Recently proposed legislation	None

	<u>OHIO</u>	
Statute(s)	OHIO REV. CODE ANN. § 2925.11(B)(2) (West 2025)	
Substantive amendments to law(s)	 September 13, 2016 – § 2925.11(B)(2) enacted April 4, 2023 – Removed the requirement that a qualified individual must not be on community control or post-release control. Added immunity protections for possession or use of drug paraphernalia. Removed the requirement that if a person is found in violation of a community control sanction or post-release control sanction, then the court or the parole board must first consider ordering the person's participation or continued participation in a drug treatment program or mitigating the penalty. Added protections for violations of a community control sanction or post-release sanction. 	
Individual(s) eligible for GS protection Protection as to controlled substance	 Person acting in good faith who seeks or obtains medical assistance for another person who is experiencing a drug overdose. Person who experiences a drug overdose and who seeks medical assistance for that overdose. Person who is the subject of another person seeking or obtaining medical assistance for that overdose. Each of the above persons is termed a "qualified individual." The law also defines the phrase "seek or obtain medical assistance." A qualified individual will not be arrested, charged, prosecuted, or convicted for a minor drug possession offense. 	
possession crimes		
Protection as to drug paraphernalia crimes	A qualified individual will not be arrested, charged, prosecuted, or convicted for the possession of drug abuse instruments (OHIO REV. CODE ANN. § 2925.12 (West 2025); the use or possession of drug paraphernalia (OHIO REV. CODE ANN. § 2925.14(C)(1) (West 2023)); or the use or possession of cannabis drug paraphernalia (OHIO REV. CODE ANN. § 2925.141 (West 2025)).	
Protection as to other crimes/violations	If a person who is serving a community control sanction or is under a sanction on post-release control is a qualified individual, then OHIO REV. CODE ANN. § 2929.141(b) (West 2025); OHIO REV. CODE ANN. § 2929.15 (B)(2) (West 2025); OHIO REV. CODE ANN. § 2929.25(D)(3) (West 2025); or OHIO REV. CODE ANN. § 2967.28(F)(3) (West 2025) applies to the person with respect to any violation of the sanction or post-release control sanction based on the eligible crimes.	

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Requirement(s) for the protection to apply	 Evidence of the obtaining, possession, or use of the controlled substance or controlled substance analog, drug abuse instruments, or drug paraphernalia that would be the basis of the offense was obtained as a result of the qualified individual seeking the medical assistance or experiencing an overdose and needing medical assistance. Within 30 days after seeking or obtaining the medical assistance, the qualified individual seeks and obtains a screening and receives a referral for treatment from a community addiction services provider or a properly credentialed addiction treatment professional. Qualified individual who obtains a screening and receives a referral for treatment, upon the request of any prosecuting attorney, submits documentation to the prosecuting attorney that verifies that the qualified individual satisfied the requirements of
	that division.
Exception(s) to protection	 No person can be granted immunity under this provision more than two times. The existence of the protection does not limit the: Admissibility of any evidence in connection with the investigation or prosecution of a crime with regard to a defendant who does not qualify for the protections or with regard to any crime other than a minor drug possession offense committed by a person who qualifies for protection; Limit any seizure of evidence or contraband otherwise permitted by law; or Authority of a peace officer to detain or take into custody a person in the course of an investigation or to effectuate an arrest for any offense other than the offenses for which immunity is provided.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A

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<u>OHIO</u>	
Other provisions of note	 The existence of the protection does not: Limit any immunity from liability available pursuant to the law in effect prior to September 13, 2016, to any public agency, or to an employee of any public agency; or Compel any qualified individual to disclose protected health information in a way that conflicts with the requirements of the "Health Insurance Portability and Accountability Act of 1996," and regulations promulgated by the United States Department of Health and Human Services to implement the act or the requirements of 42 C.F.R. Part 2.
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	None

<u>OKLAHOMA</u>	
Statute(s)	 OKLA. STAT. ANN. tit. 63, § 2-413.1 (West 2025) (GSFOP law) OKLA. STAT. ANN. tit. 21, § 701.7 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 November 1, 2012 – § 701.7 enacted November 1, 2018 – § 2-413.1 enacted
Individual(s) eligible for GS protection	Person who requested emergency medical assistance for an individual who reasonably appeared to be in need of medical assistance due to the use of a controlled dangerous substance.
Protection as to controlled substance possession crimes	An eligible person is immune from criminal prosecution for the offense of possession of a Schedule I (OKLA. STAT. ANN. tit. 63, § 2-204 (West 2025)) or Schedule II (OKLA. STAT. ANN. tit. 63, § 2-206 (West 2025)) controlled dangerous substance, provided the amount of such controlled dangerous substance does not constitute trafficking (OKLA. STAT. ANN. tit. 63, § 2-415(C) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person is immune from criminal prosecution for the offense of possession of drug paraphernalia.
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	 Provide his or her full name and any other relevant information requested by the peace officer. Remain at the scene with the individual who reasonably appeared to need medical assistance due to the use of a controlled dangerous substance until emergency medical assistance arrived. Cooperate with emergency medical assistance personnel and peace officers at the scene.
Exception(s) to protection	None
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	A person may not initiate or maintain an action against a peace officer, or the employing political subdivision of the peace officer based on the compliance or failure of the peace officer to comply with the immunity provisions.

<u>OKLAHOMA</u>	
Express DIH or DDRD provision in state law	Yes ¹⁷
Classification of DIH/DDRD offense	First degree murder
Circumstance(s) when DIH/DRDD applies	 If the death of a human being results from the unlawful distributing or dispensing of controlled dangerous substances or synthetic controlled substances, trafficking in illegal drugs, or manufacturing or attempting to manufacture a controlled dangerous substance. When a person unlawfully and with malice aforethought solicits another person or persons to cause the death of a human being in furtherance of unlawfully manufacturing, distributing, or dispensing controlled dangerous substances, as defined in the Uniform Controlled Dangerous Substances Act, unlawfully possessing with intent to distribute or dispense controlled dangerous substances or trafficking in illegal drugs.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

¹⁷ Experts do not agree on the classification of Oklahoma's law. Because at least one of the sources to which LAPPA referred (see FN 11) classify this jurisdiction as having a DIH/DDRD law, LAPPA classifies it affirmatively.

<u>OREGON</u>	
Statute(s)	• OR. REV. STAT. ANN. § 475.898 (West 2025)
	• OR. REV. STAT. ANN. § 475.752(6) (West 2025)
Substantive	• 2009 – § 475.752(6) enacted
amendments to law(s)	• January 1, 2016 – § 475.898 enacted
Individual(s) eligible for GS protection	 Person who contacts emergency medical services or law enforcement agency to obtain medical assistance for another person who needs medical assistance due to a drug-related overdose. Person who needs medical assistance due to a drug-related overdose.
	The law defines the phrase "drug-related overdose" as a condition resulting from the use of a controlled substance or another substance combined with one.
Protection as to controlled substance	An eligible person is immune from arrest or prosecution for the offenses of:
possession crimes	• Possession of a controlled substance (OR. REV. STAT. ANN. § 475.752(3) (West 2025));
	• Unlawful possession of hydrocodone (Or. Rev. Stat. Ann. § 475.814 (West 2025));
	• Unlawful possession of methadone (OR. REV. STAT. ANN. § 475.824 (West 2025));
	• Unlawful possession of oxycodone (OR. REV. STAT. ANN. § 475.834 (West 2025));
	• Unlawful possession of heroin (OR. REV. STAT. ANN. § 475.854 (West 2025));
	• Unlawful possession of 3,4-methylenedioxymethamphetamine (OR. REV. STAT. ANN. § 475.874 (West 2025));
	• Unlawful possession of cocaine (Or. Rev. Stat. Ann. § 475.884 (West 2025));
	• Unlawful possession of methamphetamine (OR. REV. STAT. ANN. § 475.894 (West 2025)); and
	• Unlawfully possessing a prescription drug (OR. REV. STAT. ANN. § 689.527 (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person is immune from arrest or prosecution for the offense of unlawful possession of drug paraphernalia with the intent to sell or deliver (OR. REV. STAT. ANN. § 475.525(1) (West 2025)).
Protection as to other crimes/violations	• An eligible person is immune from arrest or prosecution for the offense of frequenting a place where controlled substances are used (OR. REV. STAT. ANN. § 167.222 (West 2025)).

ODE CON	
	<u>OREGON</u>
Protection as to other crimes/violations (continued)	 A person may not be arrested: For violating the conditions of the person's pretrial release, probation, post-prison supervision, or parole if the violation involves the possession or use of a controlled substance or frequenting a place where controlled substances are used; or On an outstanding warrant for any of the offenses in which immunity is available, or on an outstanding warrant for a violation, other than commission of a new crime, of the
	conditions of the person's probation, post-prison supervision or parole for conduct covered by the available immunity.
Requirement(s) for the protection to apply	Evidence of the offense or violation must have been obtained because of the need for emergency medical services.
Exception(s) to protection	 Protection against arrest on an outstanding warrant does not apply to outstanding federal warrants or warrants from other states. Immunity from arrest and prosecution is not grounds for the suppression of evidence relating to a criminal offense other than the offenses for which immunity is provided.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes ¹⁸
Classification of DIH/DDRD offense	Class C felony
Circumstance(s) when DIH/DRDD applies	A person unlawfully manufactures or delivers a Schedule IV controlled substance that causes the death of another person.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see <u>Pending State Legislation</u>

¹⁸ It is unclear why Oregon would only institute a specific penalty for deaths associated with Schedule IV controlled substances. One explanation is that it provides a mechanism to increase the penalty of certain Schedule IV violations from a misdemeanor to a felony.

<u>PENNSYLVANIA</u>	
Statute(s)	 35 PA. STAT. AND CONS. STAT. § 780-113.7 (West 2025) (GSFOP law) 18 PA. STAT. AND CONS. STAT. § 2506 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 August 18, 2014 – § 2506 enacted December 1, 2014 – § 780-113.7 enacted
Individual(s) eligible for GS protection	 Person who reported, in good faith, a drug overdose event to a law enforcement officer, the 911 system, campus security officer, or emergency services personnel. Person experiencing a drug overdose event. The law defines the phrase "drug overdose event" as a condition resulting from the use of one or more controlled substances.
Protection as to controlled substance possession crimes	 An eligible person will not be charged and will be immune from prosecution for the: Known or intentional possession of a controlled or counterfeit substance (35 PA. STAT. AND CONS. STAT. § 780-113(16) (West 2025)); or Possession or distribution of a small amount of marijuana without the intent to sell it (35 PA. STAT. AND CONS. STAT. § 780-113(31) (West 2025)).
Protection as to drug paraphernalia crimes	An eligible person will not be charged and will be immune from prosecution for the: • Use of, or possession with intent to use, drug paraphernalia (35 PA. STAT. AND CONS. STAT. § 780-113(32) (West 2025)); or • Delivery of, possession with intent to deliver, or manufacture with intent to deliver, drug paraphernalia (35 PA. STAT. AND CONS. STAT. § 780-113(33) (West 2025)).

PENNSYLVANIA An eligible person will not be charged and will be immune from Protection as to other prosecution for: crimes/violations • Probation or parole violation; • Adulteration, mutilation, destruction, obliteration or removal of the whole or any part of the labeling of, or the doing of any other act with respect to a controlled substance, other drug, device or cosmetic, if such act is done while such substance or article is held for sale and results in such substance or article being adulterated or misbranded (35 PA. STAT. AND CONS. STAT. § 780-113(5) (West 2025)); • Intentional purchase or knowing receipt in commerce by any person of any controlled substance, other drug or device from any person not authorized by law to sell, distribute, dispense, or otherwise deal in such controlled substance, other drug, or device (35 PA. STAT. AND CONS. STAT. § 780-113(19) (West 2025)); or • Possession by any person, other than a registrant, of more than 30 doses labeled as a dispensed prescription or more than three trade packages of any anabolic steroids (35 PA. STAT. AND CONS. STAT. § 780-113(37) (West 2025)). Requirement(s) for • Report made on the reasonable belief that another person was in the protection to need of immediate medical attention and was necessary to prevent apply death or serious bodily injury due to a drug overdose. • Person seeking assistance provides his or her own name and location and cooperated with the law enforcement officer, 911 system, campus security officer, or emergency services personnel. • Person seeking assistance remains with the person needing immediate medical attention until a law enforcement officer, a campus security officer, or emergency services personnel arrived.

PENNSYLVANIA	
Exception(s) to protection	 The existence of protection does not: Bar charging or prosecuting a person for offenses in which protections available if a law enforcement officer obtains information prior to or independent of the action of seeking or obtaining emergency assistance; Interfere with or prevent the investigation, arrest, charging, or prosecution of a person for the delivery or distribution of a controlled substance, drug-induced homicide, or any other crime for which protections are not provided; Bar the admissibility of any evidence in connection with the investigation and prosecution for any other prosecution not barred by immunity; or Bar the admissibility of any evidence in connection with the investigation and prosecution of a crime with regard to another defendant who does not independently qualify for the prohibition on charging or prosecuting a person.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	A law enforcement officer or prosecuting attorney who, acting in good faith, charges a person who is thereafter determined to be entitled to immunity under this section will not be subject to civil liability for the filing of the charges.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony of the first degree
Circumstance(s) when DIH/DRDD applies	A person intentionally administers, dispenses, delivers, gives, prescribes, sells, or distributes any controlled substance or counterfeit controlled substance and another person dies because of using the substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

	RHODE ISLAND	
Statute(s)	• R.I. GEN. LAWS. § 21-28.9-4 (West 2025) (GSFOP law) • R.I. GEN. LAWS, §§ 11-23-6 to 23-7 (West 2025) (DIH/DDRD law)	
Substantive amendments to law(s)	 January 27, 2016 – § 21-28.9-4 enacted June 29, 2018 – §§ 11-23-6 to 23-7 enacted July 2, 2018 – Amendment added: Language on alcohol-related medical emergencies in addition to drug-related medical emergencies; and Immunity for the offense of possession or transportation of alcohol by an underage person. July 1, 2025 – Immunity extended to violations of bail conditions 	
Individual(s) eligible for GS protection	 Person who, in good faith, without malice and in the absence of evidence of an intent to defraud, seeks medical assistance for someone experiencing a drug or alcohol overdose or another drug or alcohol-related medical emergency. Person who experiences a drug or alcohol overdose or other drug or alcohol-related medical emergency and needs medical assistance. 	
Protection as to controlled substance possession crimes	An eligible person will not be charged or prosecuted for any crime related to the possession of a controlled substance.	
Protection as to drug paraphernalia crimes	An eligible person will not be charged or prosecuted for any crime related to the possession of drug paraphernalia.	
Protection as to other crimes/violations	 An eligible person will not be charged or prosecuted for: (1) operation of a drug-involved premise; or (2) possession or transportation of alcohol by an underaged person. Immunity provided in the section extends to a violation of probation or parole on those grounds. Immunity extends to a violation of bail. 	
Requirement(s) for the protection to apply	Evidence for the charge must have been gained because of the overdose and the need for medical assistance.	
Exception(s) to protection	None	
Reporting overdose a mitigating factor in sentencing	Yes	
Offenses subject to mitigation	Criminal prosecution pursuant to the Controlled Substances Act	

	RHODE ISLAND	
Circumstance(s) when mitigation applies	When a person provides first aid or other medical assistance to someone who is experiencing a drug or alcohol overdose or another drug or alcohol-related medical emergency.	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Felony	
Circumstance(s) when DIH/DRDD applies	 Any person who sells, delivers, or distributes a controlled substance, the sale of which would constitute a felony under chapter 28 of title 21, to a minor, or knowingly provides a controlled substance for sale, delivery, or distribution to a minor, and death has resulted to the minor because of the ingestion orally or the injection or inhalation of the controlled substance. As a result of an unlawful delivery of a controlled substance in exchange for anything of value to an adult, death results to that adult because of the ingestion orally or the injection or inhalation of the controlled substance. As a result of an unlawful delivery of a controlled substance to another person who subsequently delivers such controlled substance to an adult, death results to that adult because of the ingestion orally or the injection or inhalation of the controlled substance. 	
Affirmative defense of DIH/DDRD offense	An eligible person will not be charged or prosecuted for the offense of controlled substance delivery resulting in death if a person, in good faith, without malice and in the absence of evidence of an intent to defraud, sought medical assistance for someone experiencing a controlled substance overdose and the evidence for the charge was gained because of the seeking of medical assistance. The protection only applies to the death of an adult and does not apply to the offense of controlled substance transaction resulting in death of a minor.	
Recently proposed legislation	None, other than legislation enacted in 2025	

	SOUTH CAROLINA	
Statute(s)	 S.C. CODE ANN. §§ 44-53-1910 to 53-1970 (West 2025) (GSFOP law) S.C. CODE ANN. § 16-3-80 (West 2025) (fentanyl-induced homicide) 	
Substantive amendments to law(s)	 June 10, 2017 – §§ 44-53-1910 to 53-1970 enacted May 22, 2025 – § 16-3-80 enacted 	
Individual(s) eligible for GS protection	 Person who seeks medical assistance for another person who appears to be experiencing a drug or alcohol-related overdose. Person who experiences a drug or alcohol-related overdose and needs medical assistance. 	
	The law defines the phrases "drug or alcohol-related overdose" and "seeks medical assistance." A "drug or alcohol-related overdose" is a condition resulting from the use of a controlled substance, alcohol, or another substance combined with one of these.	
Protection as to controlled substance possession crimes	 An eligible person will not be prosecuted for: Possessing a controlled substance (S.C. CODE ANN. § 44-53-370(c) (West 2025)); or Possessing less than one gram of methamphetamine or cocaine base (S.C. CODE ANN. § 44-53-375(A) (West 2025)). 	
Protection as to drug paraphernalia crimes	 An eligible person will not be prosecuted for: Possessing drug paraphernalia (S.C. CODE ANN. § 44-53-391 (West 2025)); or Selling or delivering drug paraphernalia when the sale or delivery is to the person who appears to be experiencing a drug-related overdose (S.C. CODE ANN. § 44-53-391 (West 2025)). 	
Protection as to other crimes/violations	 An eligible person will not be prosecuted for: Dispensing or delivering a controlled substance when the controlled substance is dispensed or delivered directly to the person who appears to be experiencing a drug-related overdose (S.C. Code Ann. § 44-53-370(a) (West 2025)); Dispensing or delivering methamphetamine or cocaine when the methamphetamine or cocaine base is dispensed or delivered directly to the person who appears to be experiencing a drug-related overdose (S.C. Code Ann. § 44-53-375(B) (West 2025)); Purchasing, attempting to purchase, consuming, or knowingly possessing alcoholic beverages by an individual under the age of 21 (S.C. Code Ann. § 63-19-2440 (West 2025)); Transferring or giving beer or wine to a person under the age of 21 for consumption (S.C. Code Ann. § 61-4-90 (West 2025)); or Contributing to the delinquency of a minor (S.C. Code Ann. § 16-17-490 (West 2025)). 	

SOUTH CAROLINA	
Requirement(s) for the protection to apply	 Evidence for the prosecution must have been obtained as a result of the person seeking medical assistance for the apparent overdose on the premises or immediately after seeking medical assistance. Person reporting the overdose must: Act in good faith and upon a reasonable belief that he or she was the first person to call for assistance; Provide his or her own name to the 911 system or to a law enforcement officer upon arrival; Not seek medical assistance during the execution of an arrest warrant, search warrant, or other lawful search; and Remain with the individual needing medical assistance until help arrives.
Exception(s) to protection	If the person seeking medical assistance pursuant to this section previously has sought medical assistance for another person pursuant to this article, the court may consider the circumstances of the prior incidents and the related offenses to determine whether to grant the person immunity from prosecution.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Criminal prosecution or sentencing for a drug or alcohol-related offense
Circumstance(s) when mitigation applies	When a person sought medical assistance for someone experiencing an overdose.
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Fentanyl-induced homicide (felony)

SOUTH CAROLINA	
Circumstance(s) when DIH/DRDD applies	An individual who knowingly and unlawfully delivers, dispenses, or otherwise provide fentanyl or a fentanyl-related substance to another person in violation of S.C. CODE ANN. § 44-53-370 (West 2025), commits the felony offense of fentanyl-induced homicide if the proximate cause of the death of any other person is the injection, inhalation, absorption, or ingestion of any amount of the fentanyl or fentanyl-related substance that was unlawfully delivered, dispensed, or otherwise provided. It is not a defense pursuant to this section that a decedent contributed to his own death by his purposeful, knowing, reckless, or negligent injection, inhalation, absorption, or ingestion of the controlled substance or by his consenting to the administration of the controlled substance by another person, unless there exists clear and convincing evidence that the decedent intended to commit suicide. A person who knowingly injects, inhales, absorbs, or ingests any amount of fentanyl along with another consenting person, which is the proximate cause of the death of the consenting person, shall not be prosecuted under this section.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

SOUTH DAKOTA	
Statute(s) Substantive amendments to law(s)	 S.D. Codified Laws §§ 34-20A-109 to 20A-113 (West 2025) (GSFOP law) S.D. Codified Laws § 22-42-2 (West 2025) (DIH/DDRD law) March 13, 2017 – §§ 34-20A-109 to 20A-113 enacted July 1, 2018 – § 22-42-2 enacted July 1, 2024 – amendment to S.D. Codified Laws § 22-42-2 (West 2025) adjusted the penalties for DIH
Individual(s) eligible for GS protection	 Person who contacts any law enforcement or emergency medical services and reports that a person is in need of emergency medical assistance as the result of a drug-related overdose. Person who experiences a drug-related overdose and needs medical assistance. The law defines the phrase "drug-related overdose" as a condition resulting from the use of a controlled substance or another substance combined with one.
Protection as to controlled substance possession crimes	An eligible person will not be arrested or prosecuted for any misdemeanor or felony offense of possession, inhalation, ingestion, or otherwise taking into the body any controlled drug or substance.
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	 Evidence for the charge or prosecution must have been obtained due to the person seeking medical assistance as the result of a drug-related overdose. Person seeking medical assistance for another person remains on the scene and cooperates with medical assistance and law enforcement personnel.
Exception(s) to protection	A person can only qualify for immunity once.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Criminal prosecution for which immunity is not provided
Circumstance(s) when mitigation applies	When a person provides first aid or other medical assistance to someone who is experiencing a drug-related overdose.
Other provisions of note	None

SOUTH DAKOTA	
Express DIH or DDRD provision in state law Classification of	Yes The felony level varies depending on the situation.
DIH/DDRD offense Circumstance(s) when DIH/DRDD applies	 Any person who, for consideration, intentionally distributes any controlled substance or counterfeit substance and another person dies as a direct result of using the substance is guilty of a Class 2 felony. If three or more aggravating circumstances apply, then the person is guilty of a Class 1 felony. If the substance is fentanyl and the person knew the substance was fentanyl, then the person is guilty of a Class 1 felony. If the decedent is a minor, then the person is guilty of a Class C felony.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

	<u>TENNESSEE</u>	
Statute(s)	 TENN. CODE ANN. § 63-1-156 (West 2025) (GSFOP law) TENN. CODE ANN. § 39-13-210 (West 2025) (DIH/DDRD law) 	
Substantive amendments to law(s)	 July 1, 2015 – § 63-1-156 enacted July 1, 2018 – § 39-13-210 enacted July 1, 2023 – Amends § 63-1-156 to remove the provision that the immunity only applies on the person's first drug overdose. Immunity can now be applied to subsequent drug overdoses at the discretion of the responding law enforcement officer or the district attorney general's office. July 1, 2025 – Amends § 63-1-156 to expand the immunity from prosecution when seeking medical assistance for a person experiencing, or believed to be experiencing, an overdose to include alcohol-related offenses; also clarifies that overdose includes both drugs and alcohol. 	
Individual(s) eligible for GS protection	 Person who in good faith seeks medical assistance for a person experiencing or believed to be experiencing an overdose. Person who is experiencing an overdose and who in good faith seeks medical assistance, or is the subject of a request, for medical assistance. The law defines the phrases "overdose," "medical assistance," and "seeks medical assistance." An "overdose" is a condition resulting from the use of a controlled substance or another substance inhaled, ingested, injected, or introduced. 	
Protection as to controlled substance possession crimes	An eligible person will not be arrested, charged, or prosecuted for the offense of simple possession or casual exchange of a controlled substance (TENN. CODE ANN. § 39-17-418 (West 2025)).	
Protection as to drug paraphernalia crimes	An eligible person will not be arrested, charged, or prosecuted for the offense of possession of drug paraphernalia (TENN. CODE ANN. § 39-17-425 (West 2025)).	
Protection as to other crimes/violations Requirement(s) for the protection to	 An eligible person will not be subject to: Penalties for a violation of a permanent or temporary protective order or restraining order; or Sanctions for a violation of a condition of pretrial release, condition of probation, or condition of parole based on a drug violation. Evidence for the arrest, charge, or prosecution of the drug or alcohol violation must have resulted from the seeking of medical assistance. 	
apply	violation must have resulted from the seeking of medical assistance.	

TENNESSEE		
Exception(s) to protection	 The immunity from being arrested, charged, or prosecuted applies to the person experiencing an overdose on the eligible person's first such drug overdose. Immunity from being arrested, charged, or prosecuted may be applied if the person experiences subsequent overdoses at the discretion of the responding law enforcement officer or the district attorney general's office. The existence of the protections does not limit: Admissibility of any evidence in connection with the investigation or prosecution of a crime with regard to a defendant who does not qualify for the protections or with regard to other crimes committed by a person who otherwise qualifies for the protections; Any seizure of evidence or contraband otherwise permitted by law; or Authority of a law enforcement officer to detain or take into custody a person during an investigation or to effectuate an arrest for any offense except those for which protections are provided. 	
Reporting overdose a mitigating factor in sentencing	Yes	
Offenses subject to mitigation	Criminal prosecution for which immunity is not provided	
Circumstance(s) when mitigation applies	A person provides first aid or other medical assistance to someone who is experiencing a drug overdose.	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Second degree murder	
Circumstance(s) when DIH/DRDD applies	 Death that results from the unlawful distribution of any Schedule I or Schedule II drug, when the drug is the proximate cause of the death of the user. Death of another by unlawful distribution or unlawful delivery or unlawful dispensation of fentanyl or carfentanil, when those substances alone, or in combination with any substance scheduled as a controlled substance by the Tennessee Drug Control Act of 1989, including controlled substance analogs, is the proximate cause of the death of the user. 	

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<u>TENNESSEE</u>	
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

<u>TEXAS</u>	
Statute(s)	 TEX. HEALTH & SAFETY CODE ANN. §§ 481.115 to .118 (West 2025) (protection for the possession of a substance in Penalty Group 1, 1-B, 1-A, 2, 2-A, 3 or 4) TEX. HEALTH & SAFETY CODE ANN. § 481.119 (West 2025) (protection for the manufacture, delivery, or possession of miscellaneous substances) TEX. HEALTH & SAFETY CODE ANN. § 481.121(West 2025) (protection for possession of marijuana) TEX. HEALTH & SAFETY CODE ANN. § 481.125 (West 2025) (protection for drug paraphernalia offenses) TEX. HEALTH & SAFETY CODE ANN. § 485.031 (West 2025) (protection for abusable volatile chemicals) TEX. HEALTH & SAFETY CODE ANN. § 483.041 (West 2025) (protection for possession of a dangerous drug without a prescription) TEX. HEALTH & SAFETY CODE ANN. § 481.141 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 September 1, 2003 – § 481.141 enacted September 1, 2021 – §§ 481.115 to .118, § 481.119, § 481.121, § 481.125, § 485.031, § 483.041 enacted
Individual(s) eligible for GS protection	 First person who requests emergency medical assistance in response to the possible overdose of another person. Victim of a possible overdose for which medical assistance is requested by the victim or other person during the medical emergency.
Protection as to controlled substance possession crimes	An eligible person has an affirmative defense to prosecution for: • Possession of substances classified in Penalty Groups 1, 1-B, 1-A, 2, 2-A, 3 or 4; • Possession of marijuana; • Possession of dangerous drugs; and • Possession, manufacture, or delivery of miscellaneous substances.
Protection as to drug paraphernalia crimes	An eligible person has a defense to prosecution for the offense of possession or delivery of drug paraphernalia.
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	The person requesting medical assistance must: (1) be the first person to make the request for the possible overdose; (2) make the request during an ongoing medical emergency; (3) remain on-scene until assistance arrives; and (4) cooperate with medical assistance and law enforcement personnel.

<u>TEXAS</u>		
Exception(s) to protection	 The defense is unavailable if the: Request for aid occurs in the midst of a law enforcement arrest or execution of a search warrant; Request for aid occurs while the eligible person commits another offense not subject to the protection; Person has a prior conviction for a covered offense or a prior placement on deferred adjudication community supervision for any covered offenses; Person successfully relied on the defense to gain acquittal previously; or Person previously requested emergency medical assistance for a possible overdose during the prior 18 months. The defense does not preclude the admission of evidence obtained by law enforcement resulting from the request for emergency medical assistance if that evidence pertains to an offense for which this defense is not available. 	
Reporting overdose a mitigating factor in sentencing	No No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Felony; punishment for the offense is increased by one degree	

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	<u>TEXAS</u>
Circumstance(s) when DIH/DRDD applies	If at the guilt or innocence phase of the trial of an offense, the judge or jury, whichever is the trier of fact, determines beyond a reasonable doubt that a person died or suffered serious bodily injury as a result of injecting, ingesting, inhaling, or introducing into the person's body any amount of the controlled substance manufactured or delivered by the defendant, regardless of whether the controlled substance was used by itself or with another substance, including a drug, adulterant, or dilutant. Applies to an offense otherwise punishable as a state jail felony, felony of the third-degree, or felony of the second-degree under Tex. Health & Safety Code Ann. §§ 481.112 (manufacture or delivery of substance in penalty group 1-A); 481.1123 (manufacture or delivery of substance in penalty group 1-B); 481.113 (manufacture or delivery of substance in penalty group 2 or 2-A); 481.114 (manufacture or delivery of substance in penalty group 3 or 4); or 481.122 (delivery of controlled substance or marijuana to child).
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

<u>UTAH</u>	
Statute(s)	 UTAH CODE ANN. § 58-37-8(16) (West 2025) (Good Samaritan protections) UTAH CODE ANN. § 76-3-203.11 (West 2025) (mitigating factor in sentencing)
Substantive amendments to law(s)	 March 20, 2014 – § 58-37-8(16) and § 76-3-203.11 enacted May 12, 2020 – Amendment adds protection for persons or bystanders who assist a person who reports an overdose
Individual(s) eligible for GS protection	 Person who reports in good faith an overdose event to a medical provider, an emergency medical services provider, a law enforcement officer, a 911 emergency call system, or an emergency dispatch system. Person who assists another who reports the overdose as above. Person who is the subject of an overdose report.
Protection as to controlled substance possession crimes	An eligible person has an affirmative defense to an allegation of the commission of the following offenses: (1) possession or use of less than 16 ounces of marijuana; and (2) possession or use of a scheduled or listed controlled substance other than marijuana.
Protection as to drug paraphernalia crimes	An eligible person has an affirmative defense to an allegation of any violation of the Utah Drug Paraphernalia Act (UTAH CODE ANN. §§ 58-37a-1 to 37a-7 (West 2025)).
Protection as to other crimes/violations	An eligible person has an affirmative defense to an allegation of any violation of the Imitation Controlled Substances Act (UTAH CODE ANN. §§ 58-37b-1 to 37b-9 (West 2025)).
Requirement(s) for the protection to apply	 Provide a functional description of the actual location of the overdose event that facilitates responding to the person experiencing the overdose event. Remain at the location of the person experiencing the overdose event until a responding law enforcement officer or emergency medical service provider arrives or remains at the medical care facility where the person experiencing an overdose event is located until a responding law enforcement officer arrives. Cooperate with the responding medical provider, emergency medical service provider, and law enforcement officer, including providing information regarding the person experiencing the overdose event and any substances the person may have injected, inhaled, or otherwise introduced into the person's body. Offense must be allegedly committed in the same course of events from which the reported overdose arose.
Exception(s) to protection	Good faith does not include seeking medical assistance under this section during a law enforcement agency's execution of a search warrant, execution of an arrest warrant, or other lawful search.

<u>UTAH</u>	
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Offenses under Utah's Controlled Substances Act (Chapter 37 of Title 58 of the Utah Code)
Circumstance(s) when mitigation applies	When a person reports in good faith an overdose event to a medical provider, an emergency medical service provider, a law enforcement officer, a 911 emergency call system, or an emergency dispatch system.
Other provisions of note	None
Express DIH or DDRD provision in state law	No
Classification of DIH/DDRD offense	N/A
Circumstance(s) when DIH/DRDD applies	N/A
Affirmative defense of DIH/DDRD offense	N/A
Recently proposed legislation	None

<u>VERMONT</u>		
Statute(s)	• VT. STAT. ANN. tit. 18, § 4254 (West 2025) (GSFOP law)	
	• VT. STAT. ANN. tit. 18, § 4250 (West 2025) (DIH/DDRD law)	
Substantive	• June 4, 2003 – § 4250 enacted	
amendments to law(s)	• June 5, 2013 – § 4254 enacted	
	• June 17, 2014 – Amendment added protections for a person who is	
	the subject of a good faith request for medical assistant in addition	
	to a person who seeks medical assistance for a drug overdose.	
	• July 1, 2025 – Education requirement added to § 4254.	
Individual(s) eligible	Person who, in good faith and in a timely manner, seeks medical	
for GS protection	assistance for someone who is experiencing a drug overdose.	
	• Person who is experiencing a drug overdose and, in good faith,	
	seeks medical assistance for himself or herself or is the subject of	
	a good faith request for medical assistance.	
	The law defines the phrases "drug overdose," "medical assistance,"	
	and "seeks medical assistance." A "drug overdose" is a condition	
	resulting from the use of a "regulated drug."	
Protection as to	An eligible person will not be cited, arrested, or prosecuted for a	
controlled substance	violation of Vt. Stat. Ann. tit. 18, §§ 4201 to 4255 (West 2025)	
possession crimes	("Possession and Control of Regulated Drugs").	
Protection as to drug	Vermont does not criminalize the possession of drug paraphernalia.	
paraphernalia crimes		
Protection as to other	• An eligible person will not be cited, arrested, or prosecuted for	
crimes/violations	procuring, possessing, or consuming alcohol by someone under	
	the age of 21 (VT. STAT. ANN. tit. 7, § 656 (West 2025)) or for	
	providing to or enabling consumption of alcohol by someone	
	under the age of 21 (VT. STAT. ANN. tit. 7, § 658(a)-(c) (West 2025).	
	• An eligible person has protection from:	
	 Any of the penalties for violation of a protection order; 	
	o Any sanctions for a violation of a condition of pretrial	
	release, probation, furlough, or parole; or	
	 Having property subject to civil forfeiture, except that prima 	
	facie contraband will be subject to forfeiture.	
Requirement(s) for	Evidence must have been gained as a proximate result of the	
the protection to	person's seeking medical assistance for a drug overdose, being the	
apply	subject of a good faith request for medical assistance, being at the	
	scene, or being within close proximity to any person at the scene of	
Evention(s) to	the drug overdose for which medical assistance was sought. The immunity provisions do not proclude presention of the person	
Exception(s) to protection	The immunity provisions do not preclude prosecution of the person based on evidence obtained from an independent source.	
protection	vasca on evidence obtained from all independent source.	

<u>VERMONT</u>	
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Any non-protected offense
Circumstance(s) when mitigation applies	When a person seeks medical assistance for someone who is experiencing a drug overdose.
Other provisions of note	 Except in cases of reckless or intentional misconduct, law enforcement will be immune from liability for citing or arresting a person who is later determined to qualify for immunity. To encourage individuals to seek medical assistance for someone who is experiencing an overdose, the Department of Health, in partnership with entities that provide education, outreach, and services regarding substance use disorder, shall engage in continuous efforts to publicize the immunity protections provided in § 4254.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony
Circumstance(s) when DIH/DRDD applies	If the death of a person results from the selling or dispensing of a regulated drug to the person, and the person's use of the regulated drug is the proximate cause of the death. The fact that a dispensed or sold substance contains more than one regulated drug shall not be a defense under this section if the proximate cause of death is the use of the dispensed or sold substance containing more than one regulated drug.
Affirmative defense of DIH/DDRD offense	VT. STAT. ANN. tit. 18, § 4250 (West 2025) is within Chapter 84 of the Vermont Statutes. Thus, a person eligible for Good Samaritan protection under VT. STAT. ANN. tit. 18, § 4254 (West 2025) may not be cited, arrested, or prosecuted under VT. STAT. ANN. tit. 18, § 4250 (West 2025).
Recently proposed legislation	None

<u>VIRGINIA</u>	
Statute(s)	 VA. CODE ANN. § 18.2-251.03 (West 2025) (GSFOP law) VA. CODE ANN. § 18.2-36.3 (West 2025) (Involuntary manslaughter)
Substantive amendments to law(s)	 July 1, 2015 – § 18.2-251.03 enacted July 1, 2019 – Amendment removed requirement that an eligible individual substantially cooperate in an investigation of any related criminal offense if requested by law enforcement July 1, 2020 – Amendment to law: Changes the nature of the protection from an affirmative defense to protection from arrest or prosecution; Expands protection to an individual experiencing an overdose for whom another individual, in good faith, seeks or obtains emergency medical attention; and Specifies that a law enforcement officer acting in good faith will not be liable for false arrest. July 1, 2021 – Protection expanded to include individuals who render emergency care or assistance while others seek or obtain emergency medical attention July 1, 2025 – § 18.2-36.3 enacted. § 18.2-251.03 amended to add immunity for eligible individuals from having his or her bail, probation, furlough, supervised release, suspended sentence, or parole revoked.
Individual(s) eligible for GS protection	 Individual experiencing an overdose who either: (1) in good faith seeks or obtains emergency medical attention for himself or herself; or (2) has someone else seek or obtain emergency medical attention. Individual who in good faith seeks or obtains emergency medical attention for another individual if such other individual is experiencing an overdose. Individual who in good faith renders emergency care or assistance to another individual who is experiencing an overdose while another individual seeks or obtains emergency medical attention. The law defines the term "overdose" as a condition resulting from
Protection as to controlled substance possession crimes Protection as to drug paraphernalia crimes	the use of a controlled substance, alcohol, or a combination of these. An eligible individual will not be arrested or prosecuted for the offense of: (1) possession of a controlled substance (VA. CODE ANN. § 18.2-250 (West 2025)); or (2) possession of marijuana (VA. CODE ANN. § 18.2-250.1 (West 2025)). An eligible individual will not be arrested or prosecuted for the offense of possession of controlled paraphernalia (VA. CODE ANN. § 54.1-3466 (West 2025)).

	<u>VIRGINIA</u>
Protection as to other crimes/violations	 An eligible individual will not be arrested or prosecuted for: (1) unlawful purchase, possession, or consumption of alcohol by an individual under the age of 21 (VA. CODE ANN. § 4.1-305 (West 2025)); or (2) offense of public intoxication (VA. CODE ANN. § 18.2-388 (West 2025)). Any individual immune to arrest or prosecution under § 18.2-251.03 shall not have his or her bail, probation, furlough, supervised release, suspended sentence, or parole revoked for the behavior immune from arrest or prosecution.
Requirement(s) for the protection to apply	 The reporting individual must: Remain at the scene of the overdose or at any alternative location to which the individual or the person requiring emergency medical attention has been transported until a law enforcement officer responds to the report of an overdose; and Identify himself or herself to the law enforcement officer who responds to the report of the overdose. Evidence for the prosecution of an offense must have been obtained because of the individual seeking or obtaining emergency medical attention.
Exception(s) to protection	 Protections do not apply to any person who seeks or obtains emergency medical attention for himself or herself or another individual, or to a person experiencing an overdose when another individual seeks or obtains emergency medical attention for him or her, during the execution of a search warrant or during the conduct of a lawful search or a lawful arrest. Law does not establish protection from arrest or prosecution for any individual or offense not listed in the section.
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	A law enforcement officer acting in good faith will not be found liable for false arrest if it is later determined that the person arrested was immune from prosecution.
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Involuntary manslaughter

<u>VIRGINIA</u>		
Circumstance(s) when DIH/DRDD applies	Any individual who knowingly, intentionally, and feloniously manufactures, sells, or distributes a controlled substance knowing that such controlled substance contains a detectable amount of fentanyl in violation of § 18.2-247, et seq. and unintentionally causes the death of another person is guilty of involuntary manslaughter if (1) such death results from the use of the controlled substance and (2) such controlled substance is the proximate cause of death regardless of the time or place death occurred in relation to the commission of the underlying manufacturing, sale, or distribution of a controlled substance that contains a detectable amount of fentanyl. It is not a defense to a prosecution that the decedent contributed to his own death by his knowing or voluntary use of the controlled substance.	
Affirmative defense of DIH/DDRD offense	Yes, § 18.2-251.03 states that no individual shall be subject to arrest or prosecution for involuntary manslaughter pursuant to § 18.2-36.3 if he or she is eligible for GSFOP immunity.	
Recently proposed legislation	None, other than legislation enacted in 2025	

WASHINGTON	
Statute(s)	 WASH. REV. CODE ANN. § 9.94A.535(1)(i) (West 2025) (mitigating factor for sentencing) WASH. REV. CODE ANN. § 69.50.315 (West 2025) (Good Samaritan protections) WASH. REV. CODE ANN. § 69.50.415 (West 2025) (DIH/DDRD law)
Substantive amendments to law(s)	 June 10, 2010 – § 9.94A.535(1)(i) and § 69.50.315 enacted March 28, 1996 – § 69.50.415 enacted
Individual(s) eligible for GS protection	 Person acting in good faith who seeks medical assistance for someone experiencing a drug-related overdose. Person who experiences a drug-related overdose and is in need of medical assistance.
Protection as to controlled substance possession crimes	An eligible person will not be charged or prosecuted for: (1) possession of a controlled substance (WASH. REV. CODE ANN. § 69.50.4013 (West 2025)); or (2) possession of 40 grams or less of marijuana (WASH. REV. CODE ANN. § 69.50.4014 (West 2025)).
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	None
Requirement(s) for the protection to apply	Evidence for the charge must have been obtained because of the overdose and the need for medical assistance.
Exception(s) to protection	The existence of the protection is not grounds for suppression of evidence in other criminal charges.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Any offense
Circumstance(s) when mitigation applies	When the defendant made a good faith effort to obtain or provide medical assistance for someone who was experiencing a drug-related overdose.
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Class B felony

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<u>WASHINGTON</u>	
Circumstance(s) when DIH/DRDD applies	When a person unlawfully delivers a controlled substance in violation of WASH. REV. CODE ANN. § 69.50.401(2) (a), (b), or (c) (West 2025) and the controlled substance is subsequently used by the person to whom it was delivered, resulting in the death of the user.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	Yes, see Pending State Legislation

	<u>WEST VIRGINIA</u>
Statute(s)	• W. VA. CODE ANN. §§ 16-47-1 to 47-6 (West 2025) (GSFOP law)
	• W. VA. CODE ANN. § 60A-4-416 (West 2025) (DIH/DDRD law)
Substantive	• June 12, 2015 – §§ 16-47-1 to 47-6 enacted
amendments to law(s)	• July 7, 2017 – § 60A-4-416 enacted
	• July 11, 2025 – § 60A-4-416 amended to add additional jail time for individuals who knowingly and willfully delivers a controlled substance or counterfeit controlled substance in exchange for money or any other thing of value.
Individual(s) eligible for GS protection	Person who, in good faith and in a timely manner, seeks emergency medical assistance for a person who reasonably appears to be experiencing an overdose.
	Person for whom emergency medical assistance is sought.
	The law defines the terms "overdose" and "emergency medical assistance." An "overdose" is a condition resulting from the use of a controlled substance or alcohol.
Protection as to	An eligible person may not be criminally responsible for knowingly
controlled substance	or intentionally possessing a controlled substance or imitation
possession crimes	controlled substance without a prescription (W. VA. CODE ANN. § 60A-4-401(C) (West 2025)).
Protection as to drug paraphernalia crimes	None
Protection as to other crimes/violations	 An eligible person may not be held criminally responsible for: Purchasing, consuming, or possessing alcohol if under the age of 21 (W. VA. CODE ANN. §§ 60-8-20A(a) and 60-3A-24(a) (West 2025)); Purchasing alcohol from a licensee through misrepresentation of age (W. VA. CODE. ANN. §§ 60-8-20A(b) and 60-3A-24(b) (West 2025)); or Appearing in a public place in an intoxicated condition; drinking alcohol in a public place; or drinking alcoholic liquor in a motor vehicle on a highway, street, alley, or in a public garage (W. VA. CODE ANN. § 60-6-9(a) (West 2025)). An eligible person is not subject to any sanctions for a violation of a condition of pretrial release, probation, furlough, or parole.

WEST VIRGINIA	
Requirement(s) for the protection to apply	 The person seeking assistance must: Remain with the person who reasonably appears to be in need of emergency medical assistance due to an overdose until such assistance is provided; Identify himself or herself, if requested by emergency medical assistance personnel or law enforcement officers; and Cooperate with and provide any relevant information requested by emergency medical assistance personnel or law enforcement officers needed to treat the person reasonably believed to be experiencing an overdose. The person for whom assistance is sought must, after receiving emergency medical assistance, participate in, comply with, and complete a substance use disorder treatment or recovery program approved by the court.
Exception(s) to protection	The limited immunity provided does not preclude claims asserted in a civil action even if immunity is provided in a criminal proceeding.
Reporting overdose a mitigating factor in sentencing	Yes
Offenses subject to mitigation	Sentencing phase of a criminal proceeding in a prosecution for which immunity is not granted, provided that the proceeding was instituted based on conduct or evidence obtained as the result of the defendant seeking emergency medical assistance.
Circumstance(s) when mitigation applies	When a person sought emergency medical assistance for a person who reasonably appears to be experiencing an overdose.
Other provisions of note	 As an alternative to immunity for a person for whom emergency medical assistance was sought, a court may consider the following alternative sentencing and clemency options: (1) deferred prosecution; (2) pretrial diversion; (3) adjudication in drug court; or (4) any other appropriate form of alternative sentencing or rehabilitation permitted by this code, including, but not limited to: (a) probation; (b) conditional discharge; or (c) the weekend jail program, the work program, or the community service program. Person eligible for immunity who is charged with a non-exempted offense may nevertheless enter a guilty plea to an exempted offense if the person, after consultation with his or her attorney, so desires.
Express DIH or DDRD provision in state law Classification of	Yes Felony
DIH/DDRD offense	

WEST VIRGINIA Circumstance(s) when Knowingly and willfully delivering a controlled substance or **DIH/DRDD** applies counterfeit controlled substance without receiving or accepting money or any other thing of value in violation of W. VA. CODE ANN. § 60A-4-401 (West 2025) for an illicit purpose and the use, ingestion, or consumption of the controlled substance or counterfeit alone or in combination with one or more other controlled substances, proximately causes the death of a person using, ingesting or consuming the controlled substance. Upon conviction, a person will be imprisoned for a determinate sentence of no less than three nor more than 15 years. Knowing and willfully delivering a controlled substance or counterfeit controlled substances in exchange for money or any other thing of value in violation of W. VA. CODE ANN. § 60A-4-401 (West 2025) for an illicit purpose and the use, ingestion, or consumption of the controlled substance or counterfeit controlled substance alone or in combination with one or more other controlled substances, proximately causes the death of the person using, ingesting, or consuming the controlled substance. Upon conviction, a person will be imprisoned for a determinate sentence of not less than 10 nor more than 40 years. While engaged in the illegal use of a controlled substance with another, an individual knowingly fails to seek medical assistance for another person when the other person suffers an overdose of the controlled substance or suffers a significant adverse physical reaction to the controlled substance and the overdose or adverse physical reaction proximately causes the death of the other person. Upon conviction a person will be imprisoned for no less than two year nor more than 10 years. Affirmative defense of Seeking medical assistance for another person provides immunity to the "failure to render aid" offense, but not to the DDRD offense. DIH/DDRD offense Recently proposed Yes, see Pending State Legislation legislation

	WISCONSIN	
Statute(s)	• WIS. STAT. ANN. § 961.443 (West 2025) (GSFOP law)	
	• WIS. STAT. ANN. § 940.02 (West 2025) (DIH/DDRD law)	
Substantive	• July 26, 2002 – § 940.02 enacted	
amendments to law(s)	• April 9, 2014 – § 961.443 enacted	
	• March 6, 2016 – Protection for the offense of possession of a	
	masking agent added.	
	• July 17, 2017 – Amendment adds:	
	 Certain protections for person receiving medical assistance; Protection for having parole, probation, or extended 	
	supervision revoked; and	
	• Requirement that person seeking assistance "make contact"	
	with first responder, medical provider, or 911 operator when seeking assistance.	
	• August 1, 2020 – Sunset provision repeals many provisions added	
	by the 2017 amendment, leaving only protections for persons	
	seeking medical assistance for others ("aiders") and only for	
	controlled substance possession/drug paraphernalia crimes.	
.	• August 6, 2023- Increased the penalty for DIH.	
Individual(s) eligible	"Aider," who is defined as a person who brings another to a medical facility, contacts law enforcement or emergency medical services, or	
for GS protection	calls 911 because the person reasonably believes the other person is	
	suffering from an overdose of, or other adverse reaction to, any	
	controlled substance or controlled substance analog.	
Protection as to	An eligible aider is immune from prosecution for the offense of	
controlled substance	possession of a controlled substance or a controlled substance	
possession crimes	analog (Wis. Stat. Ann. § 961.41(3g) (West 2025)).	
Protection as to drug	An eligible aider is immune from prosecution for the offense of	
paraphernalia crimes	possession of drug paraphernalia (WIS. STAT. ANN. § 961.573 (West 2025)).	
Protection as to other	An eligible aider is immune from prosecution for the offense of	
crimes/violations	possession of a masking agent (WIS. STAT. ANN. § 961.69(2) (West 2025)).	
Requirement(s) for	An aider must contact first responder, medical provider, or 911	
the protection to	operator when seeking assistance and not merely summon or call for	
apply	assistance.	
Exception(s) to	None	
protection	NT.	
Reporting overdose a	No	
mitigating factor in sentencing		
sententing		

	WISCONSIN	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	First-degree reckless homicide (Class B felony)	
Circumstance(s) when DIH/DRDD applies	 When a person manufactures, distributes, or delivers a controlled substance included in Schedule I or II, a controlled substance analog of a controlled substance included in Schedule I or II, or ketamine or flunitrazepam, and another human being uses the controlled substance or controlled substance analog and dies as a result of that use. When a person administers or assists in administering a controlled substance, a controlled substance analog of a controlled substance included in Schedule I or II, or ketamine or flunitrazepam, without lawful authority to do so, to another human being and that human being dies as a result of the use of the substance. 	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

	WYOMING	
Statute(s)	• WYO. STAT. ANN. § 35-7-1064 (West 2025) (GSFOP law)WYO. STAT. ANN. § 6-2-108 (West 2025) (DIH/DDRD law)	
Substantive amendments to law(s)	 July 1, 2010 – § 6-2-108 enacted July 1, 2025 – § 35-7-1064 enacted 	
Individual(s) eligible for GS protection	An individual who, in good faith, seeks medical assistance for him or herself or another person that is reasonably believed to be experiencing a drug overdose event.	
Protection as to controlled substance possession crimes Protection as to drug paraphernalia crimes	 Immunity from prosecution for the possession of a controlled substance under WYO. STAT. ANN. § 35-7-1031(c) (West 2025). Immunity from prosecution for the use of a controlled substance under WYO. STAT. ANN. § 35-7-1039 (West 2025). None 	
Protection as to other crimes/violations	None	
Requirement(s) for the protection to apply	 The individual must provide a description of the actual location of the drug overdose event. The individual must remain at the scene of the drug overdose event until a responding law enforcement officer or emergency medical service provider arrives or the individual remains at the medical care facility where the individual experiencing the drug overdose event is located until a responding law enforcement officer arrives. The individual must cooperate with a responding law enforcement officer, emergency medical service provider, or medical care provider, including by providing information about the individual experiencing the drug overdose event and the type of substance that may have caused the drug overdose event. "Good faith" does not include seeking medical assistance or immunity during the course of a law enforcement agency's execution of a search warrant, arrest warrant, or other lawful search or arrest. 	

<u>WYOMING</u>	
Exception(s) to protection	 § 35-7-1064 does not prohibit the criminal prosecution of an individual for an offense other than the offenses specified. A person experiencing a drug overdose event shall only be eligible to receive immunity from prosecution under § 35-7-1064 not more than two times in a 12-month period. A person experiencing a drug overdose event shall be eligible to receive immunity for a second time in a 12-month period only upon the person completing, after the second qualifying drug overdose event, a drug treatment program approved by the applicable district attorney. The district attorney shall approve a drug treatment program consistent with the results of a substance abuse assessment administered at the expense of the person who experienced the drug overdose event. This limitation does not apply to an individual who seeks medical assistance for him or herself or another person.
Reporting overdose a mitigating factor in sentencing	No No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony
Circumstance(s) when DIH/DRDD applies	When the person is an adult or at least four years older than the victim and he or she unlawfully delivers a controlled substance to a minor and that minor dies as a result of the injection, inhalation, ingestion, or administration by any other means of any amount of that controlled substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None, other than legislation enacted in 2025

AMERICAN SAMOA	
Statute(s)	No jurisdictional law explicitly pertaining to Good Samaritan fatal
	overdose prevention
Substantive	N/A
amendments to law(s)	
Individual(s) eligible	N/A
for GS protection	
Protection as to	N/A
controlled substance	
possession crimes	
Protection as to drug	N/A
paraphernalia crimes	
Protection as to other	N/A
crimes/violations	
Requirement(s) for	N/A
the protection to	
apply	
Exception(s) to	N/A
protection	
Reporting overdose a	No
mitigating factor in	
sentencing	27/4
Offenses subject to	N/A
mitigation	N/A
Circumstance(s) when	N/A
mitigation applies Other provisions of	None
note	NOTE
Express DIH or	No
DDRD provision in	
state law	
Classification of	N/A
DIH/DDRD offense	
Circumstance(s) when	N/A
DIH/DRDD applies	
Affirmative defense of	N/A
DIH/DDRD offense	
Recently proposed	None
legislation	

	<u>GUAM</u>	
Statute(s)	 No jurisdictional law explicitly pertaining to Good Samaritan fatal overdose prevention 9 GUAM CODE ANN. §§ 16.30 and 16.40 (West 2024) (aggravated murder and murder) 	
Substantive amendments to law(s)	October 16, 1998 – §§ 16.30 and 16.40 enacted	
Individual(s) eligible for GS protection	N/A	
Protection as to controlled substance possession crimes	N/A	
Protection as to drug paraphernalia crimes	N/A	
Protection as to other crimes/violations	N/A	
Requirement(s) for the protection to apply	N/A	
Exception(s) to protection	N/A	
Reporting overdose a mitigating factor in sentencing	No	
Offenses subject to mitigation	N/A	
Circumstance(s) when mitigation applies	N/A	
Other provisions of note	None	
Express DIH or DDRD provision in state law	Yes	
Classification of DIH/DDRD offense	Aggravated murder (victim is under the age of 18); murder (victim is over the age of 18).	
Circumstance(s) when DIH/DRDD applies	Any person who knowingly or willingly transfers or sells any Schedule I controlled substance to a person and such controlled substance directly causes the death of such person.	
Affirmative defense of DIH/DDRD offense	None	
Recently proposed legislation	None	

	NORTHERN MARIANA ISLANDS	
Statute(s)	No jurisdictional law explicitly pertaining to Good Samaritan fatal	
	overdose prevention	
Substantive	N/A	
amendments to law(s)		
Individual(s) eligible	N/A	
for GS protection		
Protection as to	N/A	
controlled substance		
possession crimes	37/1	
Protection as to drug	N/A	
paraphernalia crimes	27/4	
Protection as to other crimes/violations	N/A	
	N/A	
Requirement(s) for the protection to	N/A	
apply		
Exception(s) to	N/A	
protection	17/1	
Reporting overdose a	No	
mitigating factor in		
sentencing		
Offenses subject to	N/A	
mitigation		
Circumstance(s) when	N/A	
mitigation applies		
Other provisions of	None	
note		
Express DIH or	No	
DDRD provision in		
state law		
Classification of	N/A	
DIH/DDRD offense	NT/A	
Circumstance(s) when	N/A	
DIH/DRDD applies	NT/A	
Affirmative defense of DIH/DDRD offense	N/A	
	None	
Recently proposed legislation	None	
registation		

PUERTO RICO	
Statute(s)	No jurisdictional law explicitly pertaining to Good Samaritan fatal
	overdose prevention
Substantive	N/A
amendments to law(s)	
Individual(s) eligible	N/A
for GS protection	
Protection as to	N/A
controlled substance	
possession crimes	
Protection as to drug	N/A
paraphernalia crimes	
Protection as to other	N/A
crimes/violations	
Requirement(s) for	N/A
the protection to	
apply Expanding (a) 4a	N/A
Exception(s) to protection	N/A
	No
Reporting overdose a mitigating factor in	NO
sentencing	
Offenses subject to	N/A
mitigation	17/1
Circumstance(s) when	N/A
mitigation applies	
Other provisions of	None
note	
Express DIH or	No
DDRD provision in	
state law	
Classification of	N/A
DIH/DDRD offense	
Circumstance(s) when	N/A
DIH/DRDD applies	
Affirmative defense of	N/A
DIH/DDRD offense	
Recently proposed	None
legislation	

<u>U.S. VIRGIN ISLANDS</u>	
Statute(s)	No jurisdictional law explicitly pertaining to Good Samaritan
	fatal overdose prevention
	• V.I. Code Ann. tit. 19, § 612a (West 2024)
Substantive	November 9, 1990 – § 612a enacted
amendments to law(s)	
Individual(s) eligible for GS protection	N/A
Protection as to controlled substance possession crimes	N/A
Protection as to drug paraphernalia crimes	N/A
Protection as to other crimes/violations	N/A
Requirement(s) for the protection to apply	N/A
Exception(s) to protection	N/A
Reporting overdose a mitigating factor in sentencing	No
Offenses subject to mitigation	N/A
Circumstance(s) when mitigation applies	N/A
Other provisions of note	None
Express DIH or DDRD provision in state law	Yes
Classification of DIH/DDRD offense	Felony
Circumstance(s) when DIH/DRDD applies	Any person who manufactures, distributes, or dispenses methamphetamine, lysergic acid diethylamide, phencyclidine, or any other controlled dangerous substance in Schedules I or II, or any controlled substance analog thereof, shall be liable for a death which results from the injection, inhalation, or ingestion of that substance.
Affirmative defense of DIH/DDRD offense	None
Recently proposed legislation	None

PENDING STATE LEGISLATION		
State/Bill Number/Status	Description	
Arizona S.B.1399, 57th Leg., 1st Reg. Sess. (Ari. 2025)	This bill would add protection from arrest to the Good Samaritan fatal overdose prevention law.	
Colorado S.B. 44, 75 th Gen. Assemb., 1 st Reg. Sess. (Colo. 2025)	This bill would remove Good Samaritan immunity for violations of § 18-18-405(2)(a)(III)(a) involving fentanyl, carfentanil, benzimidazole opiate, or an analog thereof.	
Connecticut H.B. 5687, 2025 Gen. Assemb., Jan. Sess. (Conn. 2025)	This bill would establish the new crime of murder in the case of a person selling fentanyl to another person who dies from an overdose of such fentanyl.	
Iowa H.F. 792, 91st Gen. Assemb., 2025-2026 Reg. Sess. (Iowa 2025)	This bill would establish a cause of action for murder in the first degree by causing the death of another by delivering, dispensing, or providing fentanyl or a fentanyl-related substance.	
Kentucky H.B. 435, 2024 Leg., Reg. Sess. (Ky. 2024)	This bill would amend § 218A.133 to provide that a person who seeks or renders aid to someone experiencing a possible drug overdose or is the person experiencing a possible drug overdose cannot be arrested on a warrant or be subject to revocation of his or her conditions of release if the evidence for the arrest or motion to revoke is obtained as a result of the need for aid for the possible drug overdose. The immunity extends from the time law enforcement or medical personnel respond at the location of a possible overdose until law enforcement or medical personnel leave the scene. Excludes certain offenses from immunity. Amends the definition of "drug overdose" in § 218A.133 to remove language that requires a layperson to reasonably believe medical assistance is required. This bill also requires the Office of Drug Control Policy to conduct an overdose good Samaritan education and awareness campaign.	
Maine S.P. 643, 132nd Leg., 1st Spec. Sess. (Me. 2025)	This bill would expand Good Samaritan protections to individuals who call for assistance for a person exhibiting symptoms of a drug-related overdose. "Symptom of a drug-related overdose" is defined as any physical, cognitive, or behavioral condition that may reasonably indicate that a person is experiencing a potentially life-threatening reaction to drug use.	

PENDING STATE LEGISLATION		
State/Bill Number/Status	Description	
Maine S.P. 442, 132nd Leg., 1st Spec. Sess. (Me. 2025)	This bill would expand the list of crimes that do not qualify for immunity under ME. REV. STAT. ANN. tit. 17-A § 1111-B (West 2025). The crimes added are: (1) possession of a firearm prohibited person (ME. REV. STAT. ANN. tit. 15 § 393 (West 2025)); (2) unlawful trafficking in scheduled drugs (ME. REV. STAT. ANN. tit. 17-A § 1103 (West 2025)); and (3) unlawfully furnishing scheduled drugs (ME. REV. STAT. ANN. tit. 17-A § 1106 (West 2025)).	
Maine H.P. 303, 132nd Leg., 1st Spec. Sess. (Me. 2025)	This bill would amend the Good Samaritan law to provide that a defendant is immune from proceedings to terminate a conditional discharge if the grounds for the termination motion are obtained as a result of a medical professional's or law enforcement officer's responding to a request for medical assistance for a suspected drug-related overdose or if the identity of the defendant is learned or the defendant is identified as a person subject to termination of a conditional discharge as a result of a medical professional's or law enforcement officer's responding to a request for medical assistance for a suspected drug-related overdose.	
Maryland H.B. 1398/S.B. 604, 2025 Gen. Assemb., Reg. Sess. (Md. 2025)	This bill would establish a felony offense for the distribution of heroin or fentanyl or a chemical analogue of heroin or fentanyl that the use of which results in the death or serious bodily injury of another. A person who, in good faith, seeks, provides, or assists with the provision of medical assistance to a person experiencing a medical emergency after using heroin or fentanyl would be immune from criminal prosecution for a violation of this section if the evidence for the criminal prosecution was obtained solely as a result of the person seeking, providing, or assisting with the provision of medical assistance.	
Massachusetts S. 1225/H.D. 2013, 194th Leg., 2025-2026 Reg. Sess. (Mass. 2025)	This bill would establish a DIH offense. Any individual while in the course of trafficking or unlawfully distributing a Class A controlled substance who knowingly or intentionally manufactures, distributes, dispenses, delivers, or provides any amount of a Class A controlled substance or counterfeit substance which results in death shall be punished for a term up to life in prison. The bill also establishes a permanent commission to oversee the effectiveness of DIH laws and review every DIH conviction in the commonwealth. The commission is tasked with collecting data to ensure that there is no prejudice in charging or sentencing individuals who violate DIH laws.	

PENDING STATE LEGISLATION		
State/Bill Number/Status	Description	
Michigan H.B. 4166, 103 rd Leg, Reg Sess. (Mich. 2025)	This bill would amend § 333.7403 to provide protection related to xylazine.	
Mississippi S.B.2357, 139th Leg., Reg. Sess. (Miss. 2024)	This bill would change the immunity under § 41-29-149.1 from possession of 30 grams or less of marijuana to 70 grams or more of marijuana.	
Mississippi H.B. 1041/S.B. 2436, 139th Leg., Reg. Sess. (Miss. 2024)	This bill would remove the knowledge requirement for the crime of fentanyl delivery resulting in death.	
New Hampshire S.B.15, 2025 Leg., Reg. Sess. (N.H. 2025)	This bill would establish a mandatory minimum of 10 years imprisonment for the crime of distribution of a controlled substance resulting in death.	
New Hampshire S.B.14, 2025 Leg., Reg. Sess. (N.H. 2025)	This bill would amend the DIH/DDRD law to add that any individual who manufactures, sells, or dispenses a fentanyl class drug, including any adulterants or dilutants is strictly liable for a death which results from the injection, inhalation, or ingestion of that substance, and establishes a mandatory minimum of seven years imprisonment.	
New Mexico S.B. 95, 57 th Leg., 1 st Sess. (N.M. 2025)	This bill would make distribution of fentanyl that results in death of a person a capital felony.	
New York S.B. 2372/A. 5069, 2025- 2026 Leg., Reg. Sess. (N.Y. 2025)	This bill would establish that an individual commits the crime of manslaughter or aggravated manslaughter when such person knows or has reasonable grounds to know that a controlled substance is likely to cause the death of another person and sells, administers, delivers, or causes the delivery of a controlled substance to another person and such substance causes, contributes to, or aids in the death of such other person.	
North Carolina S.B. 245, 2025 Gen. Assemb., Reg. Sess. (N.C. 2025): S.B. 311, 2025 Gen. Assemb., Reg. Sess. (N.C. 2025)	Amends § 90-96.2 to add the unauthorized possession of 28 grams or less of embalming fluid to the list of offenses for which limited immunity from prosecution applies.	
North Carolina S.B. 346, 2025 Gen. Assemb., Reg. Sess. (N.C. 2025)	This bill would expand the GSFOP law to add protections for an eligible individual against being arrested or charged. It would also add protections for an individual who assists in seeking medical assistance for another.	

PENDING STATE LEGISLATION		
State/Bill Number/Status	Description	
North Carolina S.B. 620, 2025 Gen. Assemb., Reg. Sess. (N.C. 2025)	This bill would increase the penalties associated with DIH/DDRD.	
Oregon S.B. 236, 83rd Leg., Reg. Sess. (Or. 2025)	This bill would amend § 475.898 to add immunity for the unlawful possession of fentanyl.	
Oregon H.B. 2104, 83rd Leg., Reg. Sess. (Or. 2025)	This bill would expand the crime of manslaughter in the second degree to include circumstances in which a person delivers a controlled substance to another person on two or more occasions and the delivery results in the death of the other person.	
Pennsylvania S.B. 92, 2025-2026 Gen. Assemb., Reg. Sess. (Pa. 2025)	This bill would amend the DIH/DDRD law to establish a mandatory minimum sentence when certain aggravating factors apply.	
Pennsylvania H.B. 648, 2025-2026 Gen. Assemb., Reg. Sess. (Pa. 2025)	This bill would amend the DIH/DDRD law to add deaths resulting from the intentional manufacturing of a controlled substance. The bill also adds that it is not a defense to an offense if the person died: (1) after voluntarily using a controlled substance or counterfeit controlled substance; or (2) as a result of using the controlled substance or counterfeit controlled substance in combination with alcohol, another controlled substance or with any other drug, compound, mixture, diluent or substance.	
Pennsylvania H.B. 326, 2025-2026 Gen. Assemb., Reg. Sess. (Pa. 2025)	This bill would repeal the offense of drug delivery resulting in death law (18 PA. STAT. AND CONS. STAT. § 2506 (West 2025)) and replace it with a new section entitled "drug delivery resulting in death or serious bodily injury." The new section would include an affirmative defense that the person was not given or did not receive any service or anything of value in exchange for the delivery of the substance.	
South Carolina S.B. 183/H.B. 3591, 126th Gen. Assemb., 1st Reg. Sess. (S.C. 2025)	This bill would establish the felony offense of drug induced homicide. A person commits drug-induced homicide if he or she unlawfully delivers, dispenses, or otherwise provides a controlled substance to another person, in violation of the provisions of S.C. Code Ann. 44-53-370 (West 2025) or of S.C. Code Ann. 44-53-375 (West 2025), and the proximate cause of the death of any other person is the injection, inhalation, absorption, or ingestion of any amount of the controlled substance that was unlawfully delivered, dispensed, or otherwise provided.	

PENDING STATE LEGISLATION		
State/Bill Number/Status	Description	
Tennessee H.B. 646/S.B. 465, 114th Gen. Assemb., Reg. Sess. (Tenn. 2025)	This bill would remove the limitation that a person who is experiencing a drug overdose only has immunity from being arrested, charged, or prosecuted on the first drug overdose	
Texas S.B. 334/H.B. 1790, 89th Leg., Reg. Sess. (Tex. 2025)	This bill would amend the GSFOP laws to remove the following exceptions to immunity: (1) Person has a prior conviction for a covered offense or a prior placement on deferred adjudication community supervision for any covered offenses; (2) Person successfully relied on the defense to gain acquittal previously; and (3) Person previously requested emergency medical assistance for a possible overdose during the prior 18 months. is a similar bill.	
Washington H.B. 1574, 69th Leg., 2025 Reg. Sess. (Wash. 2025)	This bill would add protection from arrest and conviction for eligible individuals. It would also add protections for eligible individuals from being penalized for a violation of a restraining order, no contact order, or protection order; a violation of probation or parole; or failing to appear for an existing nonviolent, nonsexual charge. The bill also prevents an eligible individual from having their property subject to civil forfeiture.	
Washington H.B. 1331, 69th Leg., 2025 Reg. Sess. (Wash. 2025)	This bill would repeal § 69.50.415 and categorize DIH as first-degree manslaughter (a Class A felony) under § 9A.32.060.	
West Virginia S.B.584, 87th Leg., Reg. Sess. (W. Va. 2025). S.B. 580 is a similar bill.	This bill would increase the penalties for DDRD to life in prison	

ABOUT THE LEGISLATIVE ANALYSIS AND PUBLIC POLICY ASSOCIATION

The Legislative Analysis and Public Policy Association (LAPPA) is a 501(c)(3) nonprofit organization whose mission is to conduct legal and legislative research and analysis and draft legislation on effective law and policy in the areas of public safety and health, substance use disorders, and the criminal justice system.

LAPPA produces cutting edge model laws and up-to-the-minute comparative analyses, publications, educational brochures, and other tools that can be used by national, state, and local criminal justice and substance use disorder practitioners who want the latest comprehensive information on law and policy. Examples of topics on which LAPPA has assisted stakeholders include naloxone laws, treatment in emergency settings, alternatives to incarceration for those with substance use disorders, medication for addiction treatment in correctional settings, and syringe services programs.

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