

H.B. 49 1st Sub. (Buff)

Representative Paul Ray proposes the following substitute bill:

1	FIREARMS REVISIONS
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Paul Ray
5	Senate Sponsor: Curtis S. Bramble
6 7	LONG TITLE
8	General Description:
9	This bill deals with provisions related to the possession of a firearm or dangerous
10	weapon.
11	Highlighted Provisions:
12	This bill:
13	 provides that in the absence of additional threatening behavior, the otherwise lawful
14	possession of a firearm or dangerous weapon, whether visible or concealed, may not
15	be considered a violation of certain municipal ordinances;
16	 provides that governmental entities may not enact, maintain, or enforce firearm or
17	dangerous weapon laws, ordinances, rules, or regulations without explicit authority
18	granted by the Legislature;
19	 provides that where authority has been granted to a governmental entity by the
20	Legislature to regulate firearms or other dangerous weapons, any law, ordinance,
21	rule, regulation, code of conduct, or contractual obligation based on that grant shall
22	reference the grant and detail the conduct that is limited or prohibited pursuant to
23	the grant; and
24	 voids any firearm or dangerous weapon law, ordinance, rule, regulation, code of
25	conduct, or contractual obligation that does not reference the applicable legislative



26	grant of authority and detail the conduct that is limited or prohibited pursuant to the grant.
27	Money Appropriated in this Bill:
28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	10-8-47, as last amended by Laws of Utah 1981, Chapter 50
34	10-8-50, as last amended by Laws of Utah 1995, Chapter 131
35	76-9-102 , as last amended by Laws of Utah 1999, Chapter 20
36	ENACTS:
37	76-10-532 , Utah Code Annotated 1953
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39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 10-8-47 is amended to read:
41	10-8-47. Intoxication Fights Disorderly conduct Assault and battery Petit
42	larceny Riots and disorderly assemblies Firearms and fireworks False pretenses
43	and embezzlement Sale of liquor, narcotics or tobacco to minors Possession of
44	controlled substances Treatment of alcoholics and narcotics or drug addicts.
45	[They] (1) Except as provided in Section 76-10-532, the municipal legislative body
46	may <u>:</u>
47	(a) prevent intoxication, fighting, quarreling, dog fights, cockfights, prize fights,
48	bullfights, and all disorderly conduct and provide against and punish the offenses of assault and
49	battery and petit larceny; [they may]
50	(b) restrain riots, routs, noises, disturbances or disorderly assemblies in any street,
51	house or place in the city; [they may]
52	(c) regulate and prevent the discharge of firearms, rockets, powder, fireworks or any
53	other dangerous or combustible material; [they may]
54	(d) provide against and prevent the offense of obtaining money or property under false
55	pretenses and the offense of embezzling money or property in all cases where the money or
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57	\$100; and [may]
58	(e) prohibit the sale, giving away or furnishing of intoxicating liquors or narcotics, or
59	of tobacco to any person under 21 years of age[; cities].
60	(2) Cities may, by ordinance[-;]:
61	(a) prohibit the possession of controlled substances as defined in [the] Title 58, Chapter
62	37, Utah Controlled Substances Act, provided the conduct is not a class A misdemeanor or
63	felony[;]; and
64	(b) provide for treatment of alcoholics, narcotic addicts and other persons who are
65	addicted to the use of drugs or intoxicants such that they substantially lack the capacity to
66	control their use of the drugs or intoxicants, and judicial supervision may be imposed as a
67	means of effecting their rehabilitation.
68	Section 2. Section 10-8-50 is amended to read:
69	10-8-50. Disturbing the peace Public intoxication Fighting Obscene
70	language Disorderly conduct Lewd behavior Interference with officers Trespass.
71	(1) [Boards] Except as provided in Section 76-10-532, boards of commissioners and
72	city councils of cities may provide for the punishment of any person or persons for:
73	(a) disturbing the peace or good order of the city;
74	(b) disturbing the peace of any person or persons;
75	(c) disturbing any lawful assembly;
76	(d) public intoxication;
77	(e) challenging, encouraging, or engaging in fighting;
78	(f) using obscene or profane language in a place or under circumstances which could
79	cause a breach of the peace or good order of the city;
80	(g) engaging in indecent or disorderly conduct;
81	(h) engaging in lewd or lascivious behavior or conduct in the city; and
82	(i) interfering with any city officer in the discharge of his duty.
83	(2) Boards of commissioners and city councils of cities may provide for the
84	punishment of trespass and such other petty offenses as the board of commissioners or city
85	council may consider proper.
86	(3) (a) A woman's breast feeding, including breast feeding in any location where she
87	otherwise may rightfully be, does not under any circumstance constitute a lewd or indecent act,

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88	irrespective of whether or not the breast is covered during or incidental to feeding.
89	(b) Boards of commissioners and city councils of cities may not prohibit a woman's
90	breast feeding in any location where she otherwise may rightfully be, irrespective of whether
91	the breast is uncovered during or incidental to the breast feeding.
92	Section 3. Section 76-9-102 is amended to read:
93	76-9-102. Disorderly conduct.
94	(1) A person is guilty of disorderly conduct if:
95	(a) he refuses to comply with the lawful order of the police to move from a public
96	place, or knowingly creates a hazardous or physically offensive condition, by any act which
97	serves no legitimate purpose; or
98	(b) intending to cause public inconvenience, annoyance, or alarm, or recklessly creating
99	a risk thereof, he:
100	(i) engages in fighting or in violent, tumultuous, or threatening behavior;
101	(ii) makes unreasonable noises in a public place;
102	(iii) makes unreasonable noises in a private place which can be heard in a public place;
103	or
104	(iv) obstructs vehicular or pedestrian traffic.
105	(2) "Public place," for the purpose of this section, means any place to which the public
106	or a substantial group of the public has access and includes but is not limited to streets,
107	highways, and the common areas of schools, hospitals, apartment houses, office buildings,
108	transport facilities, and shops.
109	(3) The otherwise lawful possession of a firearm or other dangerous weapon, whether
110	visible or concealed, without additional behavior, does not constitute a hazardous or physically
111	offensive condition or threatening behavior under Subsection (1).
112	[(3)] (4) Disorderly conduct is a class C misdemeanor if the offense continues after a
113	request by a person to desist. Otherwise it is an infraction.
114	Section 4. Section 76-10-532 is enacted to read:
115	76-10-532. Possession of firearms or other dangerous weapons as applied to
116	interpreting general laws.
117	(1) Except where explicit authority to regulate firearms or other dangerous weapons

has been granted by the Legislature, a local authority, political subdivision, municipality, or any

119	other state entity may not enact, maintain, or enforce a law, ordinance, rule, regulation, code of
120	conduct, or contractual obligation that limits or prevents the otherwise lawful possession of a
121	firearm or other dangerous weapon, whether visible or concealed.
122	(2) If explicit authority has been granted by the Legislature to a local authority,
123	political subdivision, municipality, or other state entity to regulate firearms or other dangerous
124	weapons, any law, ordinance, rule, regulation, code of conduct, or contractual obligation based
125	on that explicit grant of authority shall:
126	(a) reference the statute that grants the authority to regulate the firearm or other
127	dangerous weapon;
128	(b) detail specifically the conduct involving a firearm or other dangerous weapon that
129	is limited or prohibited; and
130	(c) use the term firearm if the prohibition or limitation only involves a firearm.
131	(3) A firearm or dangerous weapon law, ordinance, rule, regulation, code of conduct,
132	or contractual obligation enacted, made, adopted, or entered into by a local authority, political
133	subdivision, municipality, or other state entity that does not meet the requirements of
134	Subsection (2) is void.