HB0268S01 compared with HB0268

{deleted text} shows text that was in HB0268 but was deleted in HB0268S01. inserted text shows text that was not in HB0268 but was inserted into HB0268S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Paul Ray proposes the following substitute bill:

DISORDERLY CONDUCT AMENDMENTS

2013 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Paul Ray

Senate Sponsor:

LONG TITLE

General Description:

This bill includes displaying a dangerous weapon under certain circumstances in the definition of disorderly conduct.

Highlighted Provisions:

This bill:

- provides that displaying a dangerous weapon in public under certain circumstances may be disorderly conduct; and
- confirms that merely displaying a dangerous weapon in public without other behavior is not disorderly conduct.

Money Appropriated in this Bill:

None

Other Special Clauses:

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None

Utah Code Sections Affected:

AMENDS:

76-9-102, as last amended by Laws of Utah 1999, Chapter 20

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 76-9-102 is amended to read:

76-9-102. Disorderly conduct.

(1) A person is guilty of disorderly conduct if:

(a) [he] <u>the person</u> refuses to comply with the lawful order of [the police] <u>a law</u> <u>enforcement officer</u> to move from a public place, or knowingly creates a hazardous or physically offensive condition, by any act which serves no legitimate purpose; or

(b) intending to cause public inconvenience, annoyance, or alarm, or recklessly creating a risk thereof, [he] the person:

(i) displays a dangerous weapon in a public place under circumstances that would cause a reasonable person to fear for the safety of any person;

} {{}(i){{(ii)}} engages in fighting or in violent, tumultuous, or threatening behavior;
{{}(ii){{(iii)}} makes unreasonable noises in a public place;

{[}(iii){] (iv)} makes unreasonable noises in a private place which can be heard in a
public place; or

(iv) obstructs vehicular or pedestrian traffic.

(2) "Public place," for the purpose of this section, means any place to which the public or a substantial group of the public has access and includes but is not limited to streets, highways, and the common areas of schools, hospitals, apartment houses, office buildings, transport facilities, and shops.

(3) The {otherwise lawful}mere carrying or possession of a {dangerous weapon}holstered or encased firearm, whether visible or concealed, without additional behavior or circumstances that would cause a reasonable person to believe the holstered or encased firearm was carried or possessed unlawfully or with criminal intent, does not constitute a {hazardous or physically offensive condition, threatening behavior, or a cause for public inconvenience, annoyance, or alarm under Subsection (1)}violation of this section. For

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purposes of this subsection, a reasonable belief may not be based on a mistake of law.

[(3)] (4) Disorderly conduct is a class C misdemeanor if the offense continues after a request by a person to desist. Otherwise it is an infraction.

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Legislative Review Note

as of 12-14-12 7:54 AM

Office of Legislative Research and General Counsel}