H.B. 268 2nd Sub. (Gray)

## Representative Brian M. Greene proposes the following substitute bill:

1	DANGEROUS WEAPONS AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brian M. Greene
5	Senate Sponsor: Mark B. Madsen
6	
7	LONG TITLE
8	General Description:
9	This bill redefines dangerous weapon, clarifies restrictions relating to dangerous
10	weapons, and establishes exemptions for the use of archery equipment for hunting and
11	target shooting.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>defines dangerous weapon as a firearm or an object which is used unlawfully to</li> </ul>
15	inflict serious bodily injury;
16	<ul> <li>clarifies the criminal culpability of transferring a dangerous weapon to a restricted</li> </ul>
17	person;
18	<ul><li>provides that a restricted person may own, possess, or have under the person's</li></ul>
19	custody or control, archery equipment, including crossbows, for the purpose of
20	lawful hunting and target shooting; and
21	<ul><li>makes technical corrections.</li></ul>
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None



26	<b>Utah Code Sections Affected:</b>
27	AMENDS:
28	76-10-501, as last amended by Laws of Utah 2013, Chapters 278 and 301
29	76-10-503, as last amended by Laws of Utah 2012, Chapter 317
30	76-10-509.7, as enacted by Laws of Utah 1993, Second Special Session, Chapter 10
31	76-10-512, as last amended by Laws of Utah 2000, Chapter 303
<ul><li>32</li><li>33</li></ul>	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section <b>76-10-501</b> is amended to read:
35	76-10-501. Definitions.
36	As used in this part:
37	(1) (a) "Antique firearm" means:
38	(i) any firearm, including any firearm with a matchlock, flintlock, percussion cap, or
39	similar type of ignition system, manufactured in or before 1898; or
40	(ii) a firearm that is a replica of any firearm described in this Subsection (1)(a), if the
41	replica:
42	(A) is not designed or redesigned for using rimfire or conventional centerfire fixed
43	ammunition; or
44	(B) uses rimfire or centerfire fixed ammunition which is:
45	(I) no longer manufactured in the United States; and
46	(II) is not readily available in ordinary channels of commercial trade; or
47	(iii) (A) that is a muzzle loading rifle, shotgun, or pistol; and
48	(B) is designed to use black powder, or a black powder substitute, and cannot use fixed
49	ammunition.
50	(b) "Antique firearm" does not include:
51	(i) a weapon that incorporates a firearm frame or receiver;
52	(ii) a firearm that is converted into a muzzle loading weapon; or
53	(iii) a muzzle loading weapon that can be readily converted to fire fixed ammunition by
54	replacing the:
55	(A) barrel;
56	(B) bolt;

5/	(C) breechblock; or
58	(D) any combination of Subsection (1)(b)(iii)(A), (B), or (C).
59	(2) "Bureau" means the Bureau of Criminal Identification created in Section 53-10-201
60	within the Department of Public Safety.
61	(3) (a) "Concealed dangerous weapon" means a dangerous weapon that is:
62	(i) covered, hidden, or secreted in a manner that the public would not be aware of its
63	presence; and
64	(ii) readily accessible for immediate use.
65	(b) A dangerous weapon is not a concealed dangerous weapon if it is a firearm which is
66	unloaded and is securely encased.
67	(4) "Criminal history background check" means a criminal background check
68	conducted by a licensed firearms dealer on every purchaser of a handgun, except a Federal
69	Firearms Licensee, through the bureau or the local law enforcement agency where the firearms
70	dealer conducts business.
71	(5) "Curio or relic firearm" means a firearm that:
72	(a) is of special interest to a collector because of a quality that is not associated with
73	firearms intended for:
74	(i) sporting use;
75	(ii) use as an offensive weapon; or
76	(iii) use as a defensive weapon;
77	(b) (i) was manufactured at least 50 years before the current date; and
78	(ii) is not a replica of a firearm described in Subsection (5)(b)(i);
79	(c) is certified by the curator of a municipal, state, or federal museum that exhibits
80	firearms to be a curio or relic of museum interest;
81	(d) derives a substantial part of its monetary value:
82	(i) from the fact that the firearm is:
83	(A) novel;
84	(B) rare; or
85	(C) bizarre; or
86	(ii) because of the firearm's association with an historical:
87	(A) figure;

88	(B) period; or
89	(C) event; and
90	(e) has been designated as a curio or relic firearm by the director of the United States
91	Treasury Department Bureau of Alcohol, Tobacco, and Firearms under 27 C.F.R. Sec. 478.11.
92	(6) (a) "Dangerous weapon" means:
93	(i) a firearm; or
94	(ii) an [item] object that in the manner of its use or intended use is capable of causing
95	death or serious bodily injury.
96	(b) The following factors [shall be] are used in determining whether [a knife, or
97	another item,] any object, [or thing not commonly known as a dangerous weapon] other than a
98	<u>firearm</u> is a dangerous weapon:
99	(i) the [character of the instrument,] location and circumstances in which the object[, or
100	thing] was used or possessed;
101	(ii) the primary purpose for which the object was made;
102	[(ii)] (iii) the character of the wound, if any, produced[, if any] by the object's unlawful
103	<u>use</u> ;
104	[(iii)] (iv) the manner in which the [instrument,] object[, or thing] was unlawfully used;
105	[ <del>and</del> ]
106	(v) whether the manner in which the object is used or possessed constitutes a potential
107	imminent threat to public safety; and
108	[(iv)] (vi) the [other] lawful purposes for which the [instrument,] object[, or thing] may
109	be used.
110	[(c)] (d) "Dangerous weapon" does not include an explosive, chemical, or incendiary
111	device as defined by Section 76-10-306.
112	(7) "Dealer" means a person who is:
113	(a) licensed under 18 U.S.C. Sec. 923; and
114	(b) engaged in the business of selling, leasing, or otherwise transferring a handgun,
115	whether the person is a retail or wholesale dealer, pawnbroker, or otherwise.
116	(8) "Enter" means intrusion of the entire body.
117	(9) "Federal Firearms Licensee" means a person who:
118	(a) holds a valid Federal Firearms License issued under 18 U.S.C. Sec. 923; and

- (b) is engaged in the activities authorized by the specific category of license held.
  - (10) (a) "Firearm" means a pistol, revolver, shotgun, short barreled shotgun, rifle or short barreled rifle, or a device that could be used as a dangerous weapon from which is expelled a projectile by action of an explosive.
  - (b) As used in Sections 76-10-526 and 76-10-527, "firearm" does not include an antique firearm.
  - (11) "Firearms transaction record form" means a form created by the bureau to be completed by a person purchasing, selling, or transferring a handgun from a dealer in the state.
  - (12) "Fully automatic weapon" means a firearm which fires, is designed to fire, or can be readily restored to fire, automatically more than one shot without manual reloading by a single function of the trigger.
  - (13) (a) "Handgun" means a pistol, revolver, or other firearm of any description, loaded or unloaded, from which a shot, bullet, or other missile can be discharged, the length of which, not including any revolving, detachable, or magazine breech, does not exceed 12 inches.
  - (b) As used in Sections 76-10-520, 76-10-521, and 76-10-522, "handgun" and "pistol or revolver" do not include an antique firearm.
  - (14) "House of worship" means a church, temple, synagogue, mosque, or other building set apart primarily for the purpose of worship in which religious services are held and the main body of which is kept for that use and not put to any other use inconsistent with its primary purpose.
    - (15) "Prohibited area" means a place where it is unlawful to discharge a firearm.
  - (16) "Readily accessible for immediate use" means that a firearm or other dangerous weapon is carried on the person or within such close proximity and in such a manner that it can be retrieved and used as readily as if carried on the person.
  - (17) "Residence" means an improvement to real property used or occupied as a primary or secondary residence.
  - (18) "Securely encased" means not readily accessible for immediate use, such as held in a gun rack, or in a closed case or container, whether or not locked, or in a trunk or other storage area of a motor vehicle, not including a glove box or console box.
  - (19) "Short barreled shotgun" or "short barreled rifle" means a shotgun having a barrel or barrels of fewer than 18 inches in length, or in the case of a rifle, having a barrel or barrels

150	of fewer than 16 inches in length, or a dangerous weapon made from a rifle or shotgun by
151	alteration, modification, or otherwise, if the weapon as modified has an overall length of fewer
152	than 26 inches.
153	(20) "State entity" means a department, commission, board, council, agency,
154	institution, officer, corporation, fund, division, office, committee, authority, laboratory, library
155	unit, bureau, panel, or other administrative unit of the state.
156	(21) "Violent felony" has the same meaning as defined in Section 76-3-203.5.
157	Section 2. Section <b>76-10-503</b> is amended to read:
158	76-10-503. Restrictions on possession, purchase, transfer, and ownership of
159	dangerous weapons by certain persons.
160	(1) For purposes of this section:
161	(a) A Category I restricted person is a person who:
162	(i) has been convicted of any violent felony as defined in Section 76-3-203.5;
163	(ii) is on probation or parole for any felony;
164	(iii) is on parole from a secure facility as defined in Section 62A-7-101;
165	(iv) within the last 10 years has been adjudicated delinquent for an offense which if
166	committed by an adult would have been a violent felony as defined in Section 76-3-203.5; or
167	(v) is an alien who is illegally or unlawfully in the United States.
168	(b) A Category II restricted person is a person who:
169	(i) has been convicted of any felony;
170	(ii) within the last seven years has been adjudicated delinquent for an offense which if
171	committed by an adult would have been a felony;
172	(iii) is an unlawful user of a controlled substance as defined in Section 58-37-2;
173	(iv) is in possession of a dangerous weapon and is knowingly and intentionally in
174	unlawful possession of a Schedule I or II controlled substance as defined in Section 58-37-2;
175	(v) has been found not guilty by reason of insanity for a felony offense;
176	(vi) has been found mentally incompetent to stand trial for a felony offense;
177	(vii) has been adjudicated as mentally defective as provided in the Brady Handgun
178	Violence Prevention Act, Pub. L. No. 103-159, 107 Stat. 1536 (1993), or has been committed
179	to a mental institution;
180	(viii) has been dishonorably discharged from the armed forces; or

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person becoming a restricted person.

181 (ix) has renounced his citizenship after having been a citizen of the United States. 182 (2) A Category I restricted person who intentionally or knowingly agrees, consents, 183 offers, or arranges to purchase, transfer, possess, use, or have under the person's custody or 184 control, or who intentionally or knowingly purchases, transfers, possesses, uses, or has under 185 the person's custody or control: 186 (a) any firearm is guilty of a second degree felony; or 187 (b) any dangerous weapon other than a firearm is guilty of a third degree felony. 188 (3) A Category II restricted person who intentionally or knowingly purchases, transfers, 189 possesses, uses, or has under the person's custody or control: 190 (a) any firearm is guilty of a third degree felony; or 191 (b) any dangerous weapon other than a firearm is guilty of a class A misdemeanor. 192 (4) A person may be subject to the restrictions of both categories at the same time. 193 (5) If a higher penalty than is prescribed in this section is provided in another section 194 for one who purchases, transfers, possesses, uses, or has under this custody or control any 195 dangerous weapon, the penalties of that section control. 196 (6) It is an affirmative defense to a charge based on the definition in Subsection 197 (1)(b)(iv) that the person was: 198 (a) in possession of a controlled substance pursuant to a lawful order of a practitioner 199 for use of a member of the person's household or for administration to an animal owned by the 200 person or a member of the person's household; or 201 (b) otherwise authorized by law to possess the substance. 202 (7) (a) It is an affirmative defense to transferring a firearm [or other dangerous weapon] 203 by a person restricted under Subsection (2) or (3) that the firearm [or dangerous weapon]: 204 (i) was possessed by the person or was under the person's custody or control before the 205 person became a restricted person; 206 (ii) was not used in or possessed during the commission of a crime or subject to 207 disposition under Section 76-10-525; 208 (iii) is not being held as evidence by a court or law enforcement agency; 209 (iv) was transferred to a person not legally prohibited from possessing the weapon; and

(v) unless a different time is ordered by the court, was transferred within 10 days of the

- 212 (b) Subsection (7)(a) is not a defense to the use, purchase, or possession on the person 213 of a firearm or other dangerous weapon by a restricted person. 214 (8) (a) A person may not sell, transfer, or otherwise dispose of any firearm or 215 dangerous weapon to any person, knowing that the recipient is a person described in 216 Subsection (1)(a) or (b). 217 (b) A person who violates Subsection (8)(a) when the recipient is: (i) a person described in Subsection (1)(a) and the transaction involves a firearm, is 218 219 guilty of a second degree felony: 220 (ii) a person described in Subsection (1)(a) and the transaction involves any dangerous 221 weapon other than a firearm, and the transferor has knowledge that the recipient intends to use 222 the weapon for any unlawful purpose, is guilty of a third degree felony; 223 (iii) a person described in Subsection (1)(b) and the transaction involves a firearm, is 224 guilty of a third degree felony; or 225 (iv) a person described in Subsection (1)(b) and the transaction involves any dangerous 226 weapon other than a firearm, and the transferor has knowledge that the recipient intends to use 227 the weapon for any unlawful purpose, is guilty of a class A misdemeanor. 228 (9) (a) A person may not knowingly solicit, persuade, encourage or entice a dealer or 229 other person to sell, transfer or otherwise dispose of a firearm or dangerous weapon under 230 circumstances which the person knows would be a violation of the law. 231 (b) A person may not provide to a dealer or other person [what] any information that 232 the person knows to be materially false information with intent to deceive the dealer or other 233 person about the legality of a sale, transfer or other disposition of a firearm or dangerous 234 weapon. 235 (c) "Materially false information" means information that portrays an illegal transaction 236 as legal or a legal transaction as illegal. 237 (d) A person who violates this Subsection (9) is guilty of: 238 (i) a third degree felony if the transaction involved a firearm; or
- 241 Section 3. Section **76-10-509.7** is amended to read:

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firearm.

76-10-509.7. Parent or guardian knowing of minor's possession of dangerous

(ii) a class A misdemeanor if the transaction involved a dangerous weapon other than a

243	weapon.
244	Any parent or guardian of a minor who knows that the minor is in possession of a
245	dangerous weapon in violation of Section 76-10-509 or a firearm in violation of Section
246	76-10-509.4 and fails to make reasonable efforts to remove the dangerous weapon or firearm
247	from the minor's possession is guilty of a class B misdemeanor.
248	Section 4. Section 76-10-512 is amended to read:
249	76-10-512. Target concessions, shooting ranges, competitions, and hunting
250	excepted from prohibitions.
251	(1) The provisions of Section 76-10-509 and Subsection 76-10-509.4(1) regarding
252	possession of handguns by minors [shall] do not apply to any of the following:
253	[(1) Patrons] (a) patrons firing at lawfully operated target concessions at amusement
254	parks, piers, and similar locations provided that the firearms to be used are firmly chained or
255	affixed to the counters[-];
256	[(2) Any] (b) any person in attendance at a hunter's safety course or a firearms safety
257	course[ <del>-</del> ];
258	[(3) Any] (c) any person engaging in practice or any other lawful use of a firearm at an
259	established range or any other area where the discharge of a firearm is not prohibited by state or
260	local law[:];
261	[(4) Any] (d) any person engaging in an organized competition involving the use of a
262	firearm, or participating in or practicing for such competition[-];
263	[(5) Any] (e) any minor under 18 years of age who is on real property with the
264	permission of the owner, licensee, or lessee of the property and who has the permission of a
265	parent or legal guardian or the owner, licensee, or lessee to possess a firearm not otherwise in
266	violation of law[-];
267	[(6) Any] (f) any resident or nonresident hunters with a valid hunting license or other
268	persons who are lawfully engaged in hunting[-]; or
269	[ $(7)$ Any] $(g)$ any person traveling to or from any activity described in Subsection [ $(2)$ ,
270	(3), $(4)$ , $(5)$ , or $(6)$ ] $(1)$ (b), (c), (d), (e), or (f) with an unloaded firearm in [his] the person's
271	possession.
272	(2) It is not a violation of Subsection 76-10-503(2) or (3) for a restricted person defined

in Section 76-10-503(1) to own, possess, or have under the person's custody or control, archery

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274	equipment, including crossbows, for the purpose of lawful hunting and lawful target shooting.
275	(3) Notwithstanding Subsection (2), the possession of archery equipment, including
276	crossbows, by a restricted person defined in Subsection 76-10-503(1) may be prohibited by:
277	(a) a court, as a condition of pre-trial release or probation; or
278	(b) the Board of Pardons and Parole, as a condition of parole.