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59	guilty of a class C misdemeanor.
60	(2) (a) A person who carries [a concealed dangerous weapon, firearm, or] any highly
61	Ĥ→ [inflammable] flammable ←Ĥ or hazardous [materials or devices] material or device
61a	into a terminal or aboard a
62	bus is guilty of a third degree felony.
63	[(b) The prohibition of Subsection (2)(a) does not apply to individuals listed in
64	Subsection 76-10-1504(4).]
65	[(c)] (b) The bus company may employ reasonable means, including mechanical,
66	electronic or x-ray devices to detect the items concealed in baggage or upon the person of a
67	passenger.
68	[(d)] (c) Upon the discovery of an item referred to in Subsection (2)(a), the company
69	may obtain possession and retain custody of the item until it is transferred to a peace officer.
70	(3) (a) An authorized bus company representative may detain within a terminal or bus
71	any person violating the provisions of this section for a reasonable time until law enforcement
72	authorities arrive.
73	(b) The detention does not constitute unlawful imprisonment and neither the bus
74	company nor the representative is civilly or criminally liable upon grounds of unlawful
75	imprisonment or assault, provided that only reasonable and necessary force is exercised against
76	the detained person.
77	(4) (a) A bus company may employ or contract for private security personnel.
78	(b) The personnel may:
79	(i) detain within a terminal or bus a person violating this section for a reasonable time
80	until law enforcement authorities arrive; and
81	(ii) use reasonable and necessary force in subduing or detaining the person.
82	Section 3. Section 77-23a-8 is amended to read:
83	77-23a-8. Court order to authorize or approve interception Procedure.
84	(1) The attorney general of the state, any assistant attorney general specially designated
85	by the attorney general, any county attorney, district attorney, deputy county attorney, or deputy
86	district attorney specially designated by the county attorney or by the district attorney, may
87	authorize an application to a judge of competent jurisdiction for an order for an interception of
88	wire, electronic, or oral communications by any law enforcement agency of the state, the

federal government or of any political subdivision of the state that is responsible for

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