WEAPONS RESTRICTIONS AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Norman K. Thurston
Senate Sponsor: Jacob L. Anderegg
LONG TITLE
General Description:
This bill changes and clarifies the prohibitions for carrying a dangerous weapon by an
intoxicated individual.
Highlighted Provisions:
This bill:
<ul> <li>eliminates the current exemption that allows a peace officer to carry a dangerous</li> </ul>
weapon while intoxicated;
<ul> <li>clarifies that carrying a dangerous weapon that is securely encased or not readily</li> </ul>
available is not prohibited;
<ul> <li>modifies the law to respect an individual's constitutional right to self defense; and</li> </ul>
<ul> <li>provides an exception for an individual who carries a dangerous weapon</li> </ul>
$\hat{H} \rightarrow [on] \underline{in \ a} \leftarrow \hat{H}  \text{private}  \hat{H} \rightarrow \underline{residence} \leftarrow \hat{H}$
$\hat{H} \rightarrow [property] \leftarrow \hat{H}$ with the consent of the owner.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
76-10-523, as last amended by Laws of Utah 2014, Chapter 248
76-10-528, as last amended by Laws of Utah 2008, Chapter 226



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       Be it enacted by the Legislature of the state of Utah:
               Section 1. Section 76-10-523 is amended to read:
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 31
               76-10-523. Persons exempt from weapons laws.
               (1) Except for Sections 76-10-506, 76-10-508, \hat{H} \rightarrow [f] and [f] \leftarrow \hat{H} 76-10-508.1,
 32
       \hat{H} \rightarrow [and 76-10-528] \leftarrow \hat{H} this
32a
 33
       part and Title 53, Chapter 5, Part 7, Concealed Firearm Act, do not apply to any of the
 34
       following:
 35
               (a) a United States marshal;
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               (b) a federal official required to carry a firearm;
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               (c) a peace officer of this or any other jurisdiction;
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               (d) a law enforcement official as defined and qualified under Section 53-5-711;
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               (e) a judge as defined and qualified under Section 53-5-711; or
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               (f) a common carrier while engaged in the regular and ordinary transport of firearms as
 41
       merchandise.
       \hat{H} \rightarrow (2) Notwithstanding Subsection (1), the provisions of Section 76-10-528 apply to any
41a
41b
       individual listed in Subsection (1) who is not employed by a state or federal agency or political
       subdivision that has adopted a policy or rule regarding the use of dangerous weapons. \leftarrow \hat{H}
41c
               \hat{H} \rightarrow [(2)] (3) \leftarrow \hat{H} The provisions of Subsections 76-10-504(1) and (2), and Section
 42
       76-10-505 do not
42a
       apply to any person to whom a permit to carry a concealed firearm has been issued:
 43
 44
               (a) pursuant to Section 53-5-704; or
 45
               (b) by another state or county.
 46
               \hat{H} \rightarrow [(3)] (4) \leftarrow \hat{H} Except for Sections 76-10-503, 76-10-506, 76-10-508, and 76-10-508.1,
46a
       this part
 47
       and Title 53, Chapter 5, Part 7, Concealed Firearm Act, do not apply to a nonresident traveling
 48
       in or though the state, provided that any firearm is:
 49
               (a) unloaded; and
               (b) securely encased as defined in Section 76-10-501.
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 51
               Section 2. Section 76-10-528 is amended to read:
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               76-10-528. Carrying a dangerous weapon while under influence of alcohol or
 53
       drugs unlawful.
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               (1) [Any person who carries] It is a class B misdemeanor for any person to carry a
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       dangerous weapon while under the influence of: •
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56	(a) alcohol as determined by the person's blood or breath alcohol concentration in
57	accordance with Subsections 41-6a-502(1)(a) through (c); or
58	(b) a controlled substance as defined in Section 58-37-2 [is guilty of a class B

39	misuemeanor. Order the influence means the same level of influence of blood of breath
60	alcohol concentration as provided in Subsections 41-6a-502(1)(a) through(c)].
61	(2) This section does not apply to:
62	(a) a person carrying a dangerous weapon that is either securely encased $\hat{H} \rightarrow [\underline{\text{or not readily}}]$
63	<u>accessible for immediate use</u> ] $\leftarrow \hat{H}$ , as defined in this part $\hat{H} \rightarrow$ , or not within such close proximity
63a	and in such a manner that it can be retrieved and used as readily as if carried on the
63b	$\underline{person} \leftarrow \hat{H} \; :$
64	(b) any person who uses or threatens to use force in compliance with Section 76-2-402;
65	<u>or</u>
66	(c) any person carrying a dangerous weapon in $\hat{H} \rightarrow [\underline{\text{or on}}] \leftarrow \hat{H}$ the person's residence
66a	Ĥ→ [ <del>or property,</del>
67	<u>a business under the person's control</u> , $\leftarrow \hat{H}$ or the residence of another with the consent of the
68	individual who is lawfully in possession.
69	$\left[\frac{(2)}{(3)}\right]$ It is not a defense to prosecution under this section that the person:
70	(a) is licensed in the pursuit of wildlife of any kind; or
71	(b) has a valid permit to carry a concealed firearm.

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