**Heidi Balderree** proposes the following substitute bill:

## **Unauthorized Use of Real Property Amendments**

# 2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Heidi Balderree

House Sponsor: Karianne Lisonbee

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#### LONG TITLE

### **4 General Description:**

5 This bill addresses the consequences of unauthorized use of real property by providing a

limited alternative remedy to remove a trespasser from real property and providing a criminal

penalty for the fraudulent sale or rental of real property.

## **8 Highlighted Provisions:**

- 9 This bill:
- 10 authorizes property owners or their agents to request assistance from law enforcement for 11 the immediate removal of a trespasser from real property under certain conditions;
- requires an owner seeking removal of a trespasser, or the owner's authorized agent, to submit a complaint;
  - specifies requirements for the complaint;
  - provides requirements for law enforcement;
  - authorizes law enforcement to arrest a trespasser for legal cause;
  - authorizes the owner or agent to request that law enforcement stand by while the owner or agent takes possession of the property;
    - provides that law enforcement is not liable to any party for loss, destruction, or damage;
  - provides that the property owner or agent is not liable to any party for the loss or
- 21 destruction of, or damage to, personal property unless it was wrongfully removed;
  - provides civil remedies;
- imposes criminal penalties for unlawfully possessing of, occupying on, or trespassing on real property intentionally and causing a specified amount of damage;
  - imposes criminal penalties for any person who knowingly and willfully presents a false document purporting to be a valid lease agreement, deed, or other instrument conveying real property rights;
- imposes criminal penalties for fraudulently listing or advertising for sale, or renting or

leasing, residential real property under certain circumstances; and	
<ul> <li>provides criminal penalties for committing perjury.</li> </ul>	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
<b>Utah Code Sections Affected:</b>	
AMENDS:	
76-6-206, as last amended by Laws of Utah 2024, Chapter 2	
ENACTS:	
<b>76-6-106.2</b> , Utah Code Annotated 1953	
<b>76-6-525</b> , Utah Code Annotated 1953	
<b>78B-6-817</b> , Utah Code Annotated 1953	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section <b>76-6-106.2</b> is enacted to read:	
76-6-106.2 . Property damage or destruction by a trespasser on real property.	
(1) Terms defined in Sections 76-1-101.5 and 76-6-101 apply to this section.	
(2) An actor commits property damage or destruction by a trespasser on real property if,	
under circumstances not amounting to burglary as defined in Section 76-6-202 or	
76-6-203, the actor:	
(a) enters or remains unlawfully on real property; and	
(b) causes damage or pecuniary loss equal to or in excess of \$1,500.	
(3) A violation of Subsection (2) is a second degree felony.	
Section 2. Section <b>76-6-206</b> is amended to read:	
76-6-206 . Criminal trespass.	
(1)(a) As used in this section:	
(i) "Enter" means intrusion of the entire body or the entire unmanned aircraft.	
(ii) "Graffiti" means the same as that term is defined in Section 76-6-101.	
(iii) "Remain unlawfully," as that term relates to an unmanned aircraft, means	
remaining on or over private property when:	
(A) the private property or any portion of the private property is not open to the	
public; and	
(B) the person operating the unmanned aircraft is not otherwise authorized to fly	

53	the unmanned aircraft over the private property or any portion of the private
64	property.
65	(b) Terms defined in Sections 76-1-101.5 and 76-6-201 apply to this section.
66	(2) An actor commits criminal trespass if, under circumstances not amounting to burglary
67	as defined in Section 76-6-202, 76-6-203, or 76-6-204, a violation of Section 76-6-106.2,
68	or a violation of Section 76-10-2402 regarding commercial obstruction:
69	(a) the actor enters or remains unlawfully on or causes an unmanned aircraft to enter and
70	remain unlawfully over property and:
71	(i) intends to cause annoyance or injury to any person or damage to any property,
72	including the use of graffiti;
73	(ii) intends to commit any crime, other than theft or a felony; or
74	(iii) is reckless as to whether the actor's or unmanned aircraft's presence will cause
75	fear for the safety of another;
76	(b) knowing the actor's or unmanned aircraft's entry or presence is unlawful, the actor
77	enters or remains on or causes an unmanned aircraft to enter or remain unlawfully
78	over property to which notice against entering is given by:
79	(i) personal communication to the actor by the owner or someone with apparent
80	authority to act for the owner;
81	(ii) fencing or other enclosure obviously designed to exclude intruders; or
82	(iii) posting of signs reasonably likely to come to the attention of intruders;
83	(c) the actor enters a condominium unit in violation of Section 57-8-7(8); or
84	(d) the actor enters a sex-designated changing room in violation of Subsection
85	63G-31-302(3).
86	(3)(a) Except as provided in Subsection (3)(b), a violation of Subsection (2)(a), (b), or
87	(d) is a class B misdemeanor.
88	(b) The following is a class A misdemeanor:
89	(i) if a violation of Subsection (2)(a) or (b) is committed in a dwelling;
90	(ii) if a violation of Subsection (2)(d) is committed while also committing the offense
91	of:
92	(A) lewdness under Section 76-9-702;
93	(B) lewdness involving a child under Section 76-9-702.5;
94	(C) voyeurism under Section 76-9-702.7; or
95	(D) loitering in a privacy space under Section 76-9-702.8; or
96	(iii) if a violation of Subsection (2)(d) is committed in a sex-designated privacy

97	space, as defined in Section 76-9-702.8, that is not designated for individuals of
98	the actor's sex.
99	(c) A violation of Subsection (2)(c) is an infraction.
100	(4) It is a defense to prosecution under this section that:
101	(a) the property was at the time open to the public; and
102	(b) the defendant complied with all lawful conditions imposed on access to or remaining
103	on the property.
104	(5) In addition to an order for restitution under Section 77-38b-205, an actor who commits a
105	violation of Subsection (2) may also be liable for:
106	(a) statutory damages in the amount of three times the value of damages resulting from
107	the violation of Subsection (2) or \$500, whichever is greater; and
108	(b) reasonable attorney fees not to exceed \$250, and court costs.
109	(6) Civil damages under Subsection (5) may be collected in a separate action by the
110	property owner or the owner's assignee.
111	Section 3. Section <b>76-6-525</b> is enacted to read:
112	76-6-525 . Fraudulent advertisement, sale, lease, or mortgaging of real property.
113	(1) Terms defined in Section 76-1-101.5 apply to this section.
114	(2) An actor commits fraudulent advertisement, sale, lease, or mortgaging of real property
115	if the actor knowingly:
116	(a)(i) lists or advertises residential real property for sale; or
117	(ii) sells, leases, or mortgages real property; and
118	(b) does not have legal title to the property or authority to advertise, sell, lease, or
119	mortgage the real property.
120	(3) A violation of Subsection (2) is a second degree felony.
121	Section 4. Section <b>78B-6-817</b> is enacted to read:
122	78B-6-817 . Limited alternative remedy to remove a trespasser from real
123	property.
124	(1) An owner of real property, or the property owner's authorized agent, may request that
125	law enforcement of the appropriate jurisdiction in which the real property is located,
126	immediately remove a trespasser occupying the real property if the property owner, or
127	an authorized agent of the property owner, attests that:
128	(a) the trespasser has unlawfully entered and remains on the real property;
129	(b) the real property was not open to members of the public at the time the trespasser
130	entered:

131	(c) the property owner has directed the trespasser to leave the real property;
132	(d) the trespasser is not a current or former tenant of the real property under a written
133	rental agreement authorized by the property owner;
134	(e) the trespasser is not an immediate family member of the property owner; and
135	(f) there is no pending litigation related to the real property between the property owner
136	and the trespasser.
137	(2)(a) To request the immediate removal of a trespasser on the real property, the
138	property owner or property owner's authorized agent shall submit a complaint by
139	presenting a completed and verified Complaint to Remove Trespassers Unlawfully
140	Occupying Real Property to law enforcement of the appropriate jurisdiction in which
141	the real property is located.
142	(b) The submitted complaint shall be in substantially the following form:
143	"COMPLAINT TO REMOVE TRESPASSERS UNLAWFULLY OCCUPYING
144	REAL PROPERTY
145	I, the owner or authorized agent of the owner of the real property located at
146	[physical address of the real property], declare under the penalty of perjury that
147	(initial each box):
148	1 I am the owner of the real property or the authorized agent of the owner of
149	the real property.
150	2 I have attached evidence that I am the record owner of the real property, or
151	the authorized agent of the owner.
152	3 A trespasser has unlawfully entered and is remaining or residing unlawfully
153	on the real property.
154	4 The real property was not open to members of the public at the time the
155	trespasser entered.
156	5 I have directed the trespasser to leave the real property, but the trespasser
157	has not done so.
158	6 The trespasser is not a current or former tenant according to any valid lease
159	authorized by the property owner for the real property, and any lease that may be
160	produced by an occupant is fraudulent.
161	7 The trespasser sought to be removed is not an owner or a co-owner of the
162	property and has not been listed on the title to the property unless the trespasser has
163	engaged in title fraud.
164	8 The trespasser is not an immediate family member of the property owner.

165	9 There is no litigation related to the real property pending between the
166	property owner and any trespasser sought to be removed.
167	10 I understand that an individual removed from the real property with this
168	procedure may bring a cause of action against me for any false statements made in
169	this complaint, or for wrongfully using this procedure, and that as a result of such
170	action I may be held liable for actual damages, penalties, costs, and reasonable
171	attorney fees.
172	11 I am requesting law enforcement to immediately remove the trespasser
173	from the real property.
174	12 A copy of my valid government-issued identification is attached, or I am
175	an agent of the property owner and documents evidencing my authority to act on the
176	property owner's behalf are attached.
177	I HAVE READ EVERY STATEMENT MADE IN THIS PETITION AND
178	EACH STATEMENT IS TRUE AND CORRECT. I UNDERSTAND THAT THE
179	STATEMENTS MADE IN THIS PETITION ARE BEING MADE UNDER
180	PENALTY OF PERJURY, PUNISHABLE AS PROVIDED IN UTAH CODE,
181	SECTION 76-8-502.
182	<u></u>
183	(Signature of Property Owner or Authorized Agent of Owner)"
184	(3)(a) Upon receipt of the complaint and evidence of ownership, and the owner or
185	authorized agent appears entitled to the relief described in this section, law
186	enforcement shall, without delay, instruct the trespasser or serve a notice to
187	immediately vacate on any trespasser and shall put the owner or authorized agent in
188	possession of the real property.
189	(b) If verified, law enforcement shall, without delay, serve a notice to immediately
190	vacate on any trespasser and shall put the owner in possession of the real property.
191	(c) Law enforcement may serve the trespasser by hand delivery of the notice or by
192	posting the notice on the real property.
193	(d) Law enforcement shall attempt to verify the identity of any trespasser occupying the
194	real property and note the identities on the return of service.
195	(e) If appropriate, law enforcement may arrest any trespasser found on the real property
196	for trespass, outstanding warrants, or any other legal cause.
197	(4)(a) After law enforcement serves the notice to immediately vacate, the property
198	owner or authorized agent may request that law enforcement stand by to keep the

199	peace while the property owner or authorized agent of the property owner changes
200	the locks and removes the personal property of the trespasser from the real property
201	to or near the property line.
202	(b) Law enforcement is not liable to the trespasser or any other party for loss,
203	destruction, or damage of property.
204	(c) The property owner and authorized agent are not liable to the trespasser or any other
205	party for the loss, destruction, or damage to the personal property unless the removal
206	was wrongful.
207	(5)(a) An individual may bring a civil cause of action for wrongful removal under this
208	section.
209	(b)(i) An individual harmed by a wrongful removal under this section may be
210	restored to possession of the real property and may recover actual costs and
211	damages incurred, statutory damages equal to triple the fair market rent of the
212	dwelling, court costs, and reasonable attorney fees.
213	(ii) The court shall expedite the trial and any hearing in an action described in this
214	Subsection (5).
215	(6) This section does not limit the rights of a property owner or limit the authority of a law
216	enforcement officer to arrest a trespasser for trespassing, vandalism, theft, or other
217	<u>crimes.</u>
218	Section 5. Effective Date.
219	This bill takes effect on May 7, 2025.