Enrolled Copy H.B. 215

FORGERY AMENDMENTS

2001 GENERAL SESSION STATE OF UTAH

Sponsor: Neal B. Hendrickson

This act modifies the Criminal Code regarding the offense of possession of a forged writing or forgery tools with intent to defraud, by removing the provisions for a lesser offense of a class A misdemeanor in specified circumstances, so that the offense is specified as a third degree felony in all circumstances.

This act affects sections of Utah Code Annotated 1953 as follows:

AMENDS:

76-6-502, as last amended by Chapter 32, Laws of Utah 1974

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

Section 1. Section **76-6-502** is amended to read:

76-6-502. Possession of forged writing or device for writing -- Penalty.

Any person who, with intent to defraud, knowingly possesses any writing that is a forgery as defined in Section 76-6-501, or who with intent to defraud knowingly possesses any device for making any [such] writing that is a forgery as defined in Section 76-6-501, is guilty of a [felony of the] third degree[, except where the altering, making, completion, execution, issuance, transfer, publication, or utterance of such writing would constitute a class A misdemeanor, in which event the possession of the writing or device for making such a writing shall constitute a class A misdemeanor] felony.