PUBLIC LEWDNESS AMENDMENTS								
	2009 GENERAL SESSION							
STATE OF UTAH Chief Sponsor: Don L. Ipson								
	LONG TITLE							
	General Description:							
	This bill modifies the Criminal Code regarding penalties for repeat lewdness offenses.							
Highlighted Provisions:								
	This bill:							
• increases the penalty for lewdness if the offender has been convicted twice before of								
lewdness or lewdness involving a child; and								
 increases the penalty for lewdness involving a child if the offender has been 								
convicted once before of lewdness involving a child.								
Monies Appropriated in this Bill:								
	None							
	Other Special Clauses:							
	None							
	Utah Code Sections Affected:							
	AMENDS:							
	76-9-702, as last amended by Laws of Utah 2007, Chapter 350							
	76-9-702.5 , as last amended by Laws of Utah 2007, Chapter 350							
	Be it enacted by the Legislature of the state of Utah:							
	Section 1. Section 76-9-702 is amended to read:							
	76-9-702. Lewdness Sexual battery Public urination.							



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28	(1) A person is guilty of lewdness if the person under circumstances not amounting to					
29	rape, object rape, forcible sodomy, forcible sexual abuse, aggravated sexual assault, or an					
30	attempt to commit any of these offenses, performs any of the following acts in a public place or					
31	under circumstances which the person should know will likely cause affront or alarm to, on, or					
32	in the presence of another who is 14 years of age or older:					
33	(a) an act of sexual intercourse or sodomy;					
34	(b) exposes his or her genitals, the female breast below the top of the areola, the					
35	buttocks, the anus, or the pubic area;					
36	(c) masturbates; or					
37	(d) any other act of lewdness.					
38	[(2) (a) Lewdness is a class B misdemeanor.]					
39	[(b) Lewdness is a class A misdemeanor if the person is a sex offender as defined in					
40	Section 77-27-21.7.]					
41	(2) (a) A person convicted the first or second time of a violation of Subsection (1) is					
42	guilty of a class B misdemeanor, except under Subsection (2)(b).					
43	(b) A person convicted of a violation of Subsection (1) is guilty of a third degree felony					
44	if at the time of the violation:					
45	(i) the person is a sex offender as defined in Section 77-27-21.7;					
46	(ii) the person has been previously convicted two or more times of violating Subsection					
47	<u>(1); or</u>					
48	(iii) the person has previously been convicted of a violation of Subsection (1) and has					
49	also previously been convicted of a violation of Section 76-9-702.5.					
50	(3) A person is guilty of sexual battery if the person under circumstances not					
51	amounting to rape, rape of a child, object rape, object rape of a child, forcible sodomy, sodomy					
52	upon a child, forcible sexual abuse, sexual abuse of a child, aggravated sexual abuse of a child,					
53	aggravated sexual assault, or an attempt to commit any of these offenses intentionally touches,					
54	whether or not through clothing, the anus, buttocks, or any part of the genitals of another					
55	person, or the breast of a female, and the actor's conduct is under circumstances the actor					
56	knows or should know will likely cause affront or alarm to the person touched.					
57	(4) Sexual battery is a class A misdemeanor.					
58	(5) A person is guilty of public urination if the person urinates or defecates:					

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59	(a) in a public place, other than a public rest room; and
60	(b) under circumstances which the person should know will likely cause affront or
61	alarm to another.
62	(6) Public urination is a class C misdemeanor.
63	(7) A woman's breast feeding, including breast feeding in any location where the
64	woman otherwise may rightfully be, does not under any circumstance constitute a lewd [or
65	grossly lewd] act, irrespective of whether or not the breast is covered during or incidental to
66	feeding.
67	Section 2. Section 76-9-702.5 is amended to read:
68	76-9-702.5. Lewdness involving a child.
69	(1) A person is guilty of lewdness involving a child if the person under circumstances
70	not amounting to rape of a child, object rape of a child, sodomy upon a child, sexual abuse of a
71	child, aggravated sexual abuse of a child, or an attempt to commit any of those offenses,
72	intentionally or knowingly does any of the following to, or in the presence of a child who is
73	under 14 years of age:
74	(a) performs an act of sexual intercourse or sodomy;
75	(b) exposes his or her genitals, the female breast below the top of the areola, the
76	buttocks, the anus, or the pubic area:
77	(i) in a public place; or
78	(ii) in a private place:
79	(A) under circumstances the person should know will likely cause affront or alarm; or
80	(B) with the intent to arouse or gratify the sexual desire of the actor or the child;
81	(c) masturbates;
82	(d) under circumstances not amounting to sexual exploitation of a child under Section
83	76-5a-3, causes a child under the age of 14 years to expose his or her genitals, anus, or breast,
84	if female, to the actor, with the intent to arouse or gratify the sexual desire of the actor or the
85	child; or
86	(e) performs any other act of lewdness.

89

- (2) (a) Lewdness involving a child is a class A misdemeanor, except under Subsection 87 (2)(b). 88
 - (b) Lewdness involving a child is a third degree felony if at the time of the violation:

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90 (i) the person is a sex offender as defined in Section 77-27-21.7[-]; or

(ii) the person has previously been convicted of a violation of this section.

Legislative Review Note as of 2-12-09 10:20 AM

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Office of Legislative Research and General Counsel

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Fiscal Note

2009 General Session State of Utah

State Impact

Enactment of this bill will increase state revenues by \$6,800 beginning FY 2010. The Courts will require an ongoing General Fund appropriation of \$18,200 beginning FY 2010. The Department of Corrections will require General Fund appropriations of \$29,100 in FY 2011 and \$58,100 in FY 2012 and each fiscal year thereafter.

	2009	2010 <u>Approp.</u>	2011 <u>Approp.</u>	2009	2010	2011
	Approp.			Revenue	Revenue	Revenue
General Fund	\$0	\$18,200	\$76,300	\$0	\$6,800	\$6,800
General Fund, One-Time	\$0	\$0	(\$29,000)	\$0	\$0	\$0
Total	\$0	\$18,200	\$47,300	\$0	\$6,800	\$6,800
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Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals and businesses. Local governments will be impacted by additional incarceration costs.

2/20/2009, 8:33:53 AM, Lead Analyst: Ricks, G.

Office of the Legislative Fiscal Analyst