Representative Curtis Oda proposes the following substitute bill: DANGEROUS WEAPON AMENDMENTS 2011 GENERAL SESSION STATE OF UTAH **Chief Sponsor: Curtis Oda** Senate Sponsor: David P. Hinkins LONG TITLE **General Description:** This bill modifies provisions of the Utah Criminal Code regarding the definition of "on or about school premises" as related to the use of a dangerous weapon. **Highlighted Provisions:** This bill: • modifies the definition of "on or about school premises" as related to: • sentencing enhancements for the use of a dangerous weapon; and • those locations where a person may not possess a dangerous weapon, firearm, or sawed-off shotgun; and makes certain technical changes. Money Appropriated in this Bill: None **Other Special Clauses:** None

- 22 Utah Code Sections Affected:
- 23 AMENDS:

1

2

3

4

5

6 7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

- 24 **76-3-203.2**, as last amended by Laws of Utah 2007, Chapter 339
- 25 **76-10-505.5**, as last amended by Laws of Utah 2003, Chapter 203

1st Sub. (Buff) H.B. 75

Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 76-3-203.2 is amended to read:	
76-3-203.2. Definitions Use of dangerous weapon in offenses committed on or	
about school premises Enhanced penalties.	
(1) (a) As used in this section [and Section 76-10-505.5,] "on or about school	
premises" means [any of the following]:	
(i) (A) in a public or private elementary[,] or secondary[,] school; or	
(B) on the grounds of any of those schools; $\hat{H} \rightarrow [and] \leftarrow \hat{H}$	
(ii) (A) in a public Ĥ→ [f] or private [] ←Ĥ [vocational school or postsecondary]	
institution <u>of higher</u>	
education: or	
(B) on the grounds of [any of those schools or institutions;] a public $\hat{H} \rightarrow or private \leftarrow$	Ĥ
institution of	
<u>higher education</u> $\hat{\mathbf{H}} \rightarrow [:];$	
(iii) within 1,000 feet of any school, institution, or grounds included in Subsections	
<u>(1)(a)(i) and (ii); and</u>	
(iv) in or on the grounds of a preschool or child care facility. ←Ĥ	
[(iii) in those portions of any building, park, stadium, or other structure or grounds	
which are, at the time of the act, being used for an activity sponsored by or through a school or	
nstitution under Subsections (1)(a)(i) and (ii);]	
[(iv) in or on the grounds of a preschool or child-care facility; and]	
[(v) within 1,000 feet of any structure, facility, or grounds included in Subsections	
(1)(a)(i), (ii), (iii), and (iv).]	
(b) As used in this section:	
(i) "Dangerous weapon" has the same definition as in Section 76-1-601.	
(ii) "Educator" means [any] a person who is:	
(A) employed by a public school district; and [who is]	
(B) required to hold a certificate issued by the State Board of Education in order to	
perform duties of employment.	
(iii) "Within the course of employment" means that an educator is providing services of	•
engaging in conduct required by the educator's employer to perform the duties of employment.	
(2) [Any] A person who, on or about school premises, commits [any] an offense and	
uses or threatens to use a dangerous weapon, as defined in Section 76-1-601, in the	
commission of the offense is subject to an enhanced degree of offense as provided in	
Subsection (4).	

02-02-11 9:15 AM

1st Sub. (Buff) H.B. 75

57 (3) (a) [Any] A person who commits an offense against an educator when the educator 58 is acting within the course of employment is subject to an enhanced degree of offense as 59 provided in Subsection (4). 60 (b) As used in Subsection (3)(a), "offense" means: 61 (i) an offense under Title 76, Chapter 5, Offenses Against the Person; and 62 (ii) an offense under Title 76, Chapter 6, Part 3, Robbery. 63 (4) If the trier of fact finds beyond a reasonable doubt that the defendant, while on or 64 about school premises, commits [any] an offense and in the commission of the offense uses or 65 threatens to use a dangerous weapon, or that the defendant committed an offense against an 66 educator when the educator was acting within the course of [his] the educator's employment, 67 the enhanced penalty for a: 68 (a) class B misdemeanor is a class A misdemeanor; 69 (b) class A misdemeanor is a third degree felony; 70 (c) third degree felony is a second degree felony; or 71 (d) second degree felony is a first degree felony. 72 (5) The enhanced penalty for a first degree felony offense of a convicted person: 73 (a) is imprisonment for a term of not less than five years and which may be for life, and 74 imposition or execution of the sentence may not be suspended unless the court finds that the 75 interests of justice would be best served and states the specific circumstances justifying the 76 disposition on the record; and 77 (b) is subject also to the dangerous weapon enhancement provided in Section 76-3-203.8, except for an offense committed under Subsection (3) that does not involve a 78 79 firearm. 80 (6) The prosecuting attorney, or grand jury if an indictment is returned, shall provide 81 notice upon the information or indictment that the defendant is subject to the enhanced degree 82 of offense or penalty under Subsection (4) or (5). 83 (7) In cases where an offense is enhanced [pursuant to] under Subsection (4)[(a), (b), 84 (c), or (d)], or under Subsection (5)(a) for an offense committed under Subsection (2) that does 85 not involve a firearm, the convicted person is not subject to the dangerous weapon 86 enhancement in Section 76-3-203.8. 87 (8) The sentencing enhancement described in this section does not apply if:

1st Sub. (Buff) H.B. 75

88	(a) the offense for which the person is being sentenced is:
89	(i) a grievous sexual offense;
90	(ii) child kidnapping[,] <u>under</u> Section 76-5-301.1;
91	(iii) aggravated kidnapping[;] <u>under</u> Section 76-5-302; or
92	(iv) forcible sexual abuse[;] <u>under</u> Section 76-5-404; and
93	(b) applying the sentencing enhancement provided for in this section would result in a
94	lower maximum penalty than the penalty provided for under the section that describes the
95	offense for which the person is being sentenced.
96	Section 2. Section 76-10-505.5 is amended to read:
97	76-10-505.5. Possession of a dangerous weapon, firearm, or sawed-off shotgun on
98	or about school premises Penalties.
99	(1) As used in this section, "on or about school premises" means:
100	(a) (i) in a public or private elementary or secondary school; or
101	(ii) on the grounds of any of those schools; $\hat{\mathbf{H}} \rightarrow [\text{and}] \leftarrow \hat{\mathbf{H}}$
102	(b) (i) in a public $\hat{H} \rightarrow or private \leftarrow \hat{H}$ institution of higher education; or
103	(ii) on the grounds of a public $\hat{\mathbf{H}} \rightarrow \mathbf{or \ private} \leftarrow \hat{\mathbf{H}}$ institution of higher
103a	education Ĥ→ ; and
103b	(iii)(A) inside the building where a preschool or child care is being held, if the entire
103c	<u>building is being used for the operation of the preschool or child care; or</u>
103d	(B) if only a portion of a building is being used to operate a preschool or child care, in
103e	that room or rooms where the preschool or child care operation is being held \leftarrow Ĥ $\underline{\cdot}$
104	[(1)] (2) A person may not possess any dangerous weapon, firearm, or sawed-off
105	shotgun, as those terms are defined in Section 76-10-501, at a place that the person knows, or
106	has reasonable cause to believe, is on or about school premises as defined in [Subsection
107	76-3-203.2(1)] <u>this section</u> .
108	[(2)] (3) (a) Possession of a dangerous weapon on or about school premises is a class B
109	misdemeanor.
110	(b) Possession of a firearm or sawed-off shotgun on or about school premises is a class
111	A misdemeanor.
111a	$\hat{H} \rightarrow [\hat{H} \rightarrow \underline{(c)(i)}$ If the person's reckless possession of a dangerous weapon, firearm, or sawed-off
111b	<u>shotgun causes the school to go into a lock down, then as part of the sentence for violation of this</u>
111c	section, the court shall order the defendant to reimburse the school for the costs incurred by the school
111d	as a result of the lock down.
111e	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the state
111f	board of education shall make a rule as to the components of a lock down for purposes of Subsection
111g	$(2)(c)(i). \leftarrow \hat{H}] \leftarrow \hat{H}$
112	[(3)] (4) This section does not apply if:

- 4 -

02-02-11 9:15 AM

(a) the person is authorized to possess a firearm as provided under Section 53-5-704,
53-5-705, 76-10-511, or 76-10-523, or as otherwise authorized by law;
(b) the possession is approved by the responsible school administrator;
(c) the item is present or to be used in connection with a lawful, approved activity and
is in the possession or under the control of the person responsible for its possession or use; or
(d) the possession is:

1st Sub. (Buff) H.B. 75

- (i) at the person's place of residence or on the person's property; <u>or</u>
- 120 (ii) in any vehicle lawfully under the person's control, other than a vehicle owned by
- 121 the school or used by the school to transport students[; or].
- 122 [(iii) at the person's place of business which is not located in the areas described in
- 123 Subsection 76-3-203.2(1)(a)(i), (ii), or (iv).]
- 124 [(4)] (5) This section does not prohibit prosecution of a more serious weapons offense
- 125 that may occur on or about school premises.

FISCAL NOTE

H.B. 75 1st Sub. (Buff)

SHORT TITLE: Dangerous Weapon Amendments

SPONSOR: Oda, C.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/9/2011, 04:29 PM, Lead Analyst: Syphus, G./Attorney: JLW

Office of the Legislative Fiscal Analyst