3rd Sub. H.B. 49 FIREARMS REVISIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 1 MARCH 8, 2012 10:25 AM

Senator **Curtis S. Bramble** proposes the following amendments:

- 1. Page 1, Lines 23 through 24:
 - 23 Other Special Clauses:
 - 24 {None} This bill coordinates with S.B. 277, Municipal Government Authority.
- 2. *Page 2, Lines 29 through 32:*
 - 31 76-10-532, Utah Code Annotated 1953
 - 32 <u>Utah Code Sections Affected by Coordination Clause:</u>
 10-8-47, as last amended by Laws of Utah 1981, Chapter 50
- 3. Page 5, Line 133:
 - 133 Subsection (2) is void.

Section 5. Coordination Clause.

<u>If this H.B. 49 and S.B. 277, Municipal Government Authority, both pass and become law, the Legislature intends that:</u>

- (1) Section 10-8-47 be merged from both bills to read as follows:
- " 10-8-47. Intoxication -- Fights -- Disorderly conduct -- Assault and battery -- Petit larceny -- Riots and disorderly assemblies -- Firearms and fireworks -- False pretenses and embezzlement -- Sale of liquor, narcotics or tobacco to minors -- Possession of controlled substances -- Treatment of alcoholics and narcotics or drug addicts.
 - **They** (1) Except as provided in Section 76-10-532, the municipal legislative body may:
- (a) may prevent intoxication, fighting, quarreling, dog fights, cockfights, prize fights, bullfights, and all disorderly conduct and provide against and punish the offenses of assault and battery and petit larceny; { they may }
- (b) restrain riots, routs, noises, disturbances or disorderly assemblies in any street, house or place in the city; { they may }
- <u>(c)</u> regulate and prevent the discharge of firearms, rockets, powder, fireworks or any other dangerous or combustible material; {-they may-}
- <u>(d)</u> provide against and prevent the offense of obtaining money or property under false pretenses and the offense of embezzling money or property in all cases where the money or property embezzled or obtained under false pretenses does not exceed in value the sum of {\$100}; and {may}
 - (e) prohibit the sale, giving away _ or furnishing of { intoxicating liquors or }

- narcotics {,} <u>or alcoholic beverages to a person younger than 21 years of age</u>, or {of} tobacco to any person {under 21} <u>younger than 19</u> years of age {; cities} <u>.</u>
 - (2) Municipalities may, by ordinance {--}
- (a) prohibit the possession of controlled substances as defined in { the } Title 58, Chapter 37,

 Utah Controlled Substances Act or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the conduct is not a class A misdemeanor or felony { or any other endangering or impairing substance or provided the class A misdemeanor or felony { or any other endangering or impairing substance or provided the class A misdemeanor or felony { or any other endangering or impairing substance or provided the class A misdemeanor or felony { or any other endangering or impairing substance or provided the class A misdemeanor or provided the class A misdemeanor or provided the class A misdemeanor or o
- <u>(b)</u> provide for treatment of alcoholics, narcotic addicts and other persons who are addicted to the use of drugs or intoxicants such that they substantially lack the capacity to control their use of the drugs or intoxicants, and judicial supervision may be imposed as a means of effecting their rehabilitation. <u>"; and</u>
- <u>(2) the Office of Legislative Research and General Counsel make these changes when preparing the Utah Code database for publication.</u>