### Representative Don L. Ipson proposes the following substitute bill:

1	CAMPUS SAFETY AMENDMENTS
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Don L. Ipson
5	Senate Sponsor: John L. Valentine
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Criminal Code by amending provisions relating to persons
10	interfering or trespassing on property owned by an institution of higher education.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>provides and amends definitions;</li> </ul>
14	<ul> <li>provides that a chief administrative officer may order a person to leave property that</li> </ul>
15	is owned, operated, or controlled by an institution of higher education if the person:
16	• acts or intends to do certain things; or
17	• is reckless as to whether the person's actions will cause fear for the safety of
18	another;
19	<ul> <li>provides that a person is guilty of criminal trespass upon an institution of higher</li> </ul>
20	education if the person:
21	• enters or remains on property that is owned, operated, or controlled by an
22	institution of higher education after being ordered to leave; or
23	• enters or remains without authorization upon property that is owned, operated,
24	or controlled by an institution of higher education if notice against entry or
25	remaining has been given;

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26	<ul> <li>provides that the mere carrying or possession of a firearm does not warrant an order</li> </ul>
27	to leave;
28	<ul> <li>repeals certain provisions relating to interfering or intending to interfere with</li> </ul>
29	campus activities, violating rules and regulations of the institution, and failing to
30	leave when ordered; and
31	<ul> <li>makes technical changes.</li> </ul>
32	Money Appropriated in this Bill:
33	None
34	Other Special Clauses:
35	None
36	Utah Code Sections Affected:
37	AMENDS:
38	76-8-701, as last amended by Laws of Utah 2010, Chapter 211
39	76-8-702, as enacted by Laws of Utah 1973, Chapter 196
40	76-8-705, as enacted by Laws of Utah 1973, Chapter 196
41	76-8-709, as enacted by Laws of Utah 1973, Chapter 196
42	76-8-717, as enacted by Laws of Utah 1973, Chapter 196
43	REPEALS AND REENACTS:
44	76-8-703, as enacted by Laws of Utah 1973, Chapter 196
45	REPEALS:
46	76-8-704, as enacted by Laws of Utah 1973, Chapter 196
47	76-8-708, as enacted by Laws of Utah 1973, Chapter 196
48	76-8-710, as enacted by Laws of Utah 1973, Chapter 196
49	76-8-711, as enacted by Laws of Utah 1973, Chapter 196
50	76-8-712, as enacted by Laws of Utah 1973, Chapter 196
51	76-8-713, as enacted by Laws of Utah 1973, Chapter 196
52	76-8-718, as enacted by Laws of Utah 1973, Chapter 196
53	
54	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section <b>76-8-701</b> is amended to read:

56 **76-8-701. Definitions.** 

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57	For the purposes of this part:
58	(1) "Chief administrative officer" means the president of [a private or state] an
59	institution of higher education or [the officer] a person designated by the president [or by the
60	governing board of the institution to administer the affairs of a campus or other facility owned
61	by the institution or operated or controlled by the governing board of the institution].
62	[(2) "School" or "institution of higher education" means any private institution of
63	higher education or any state institution of higher education as defined in Section 53B-1-102.]
64	[(3) "State institution of higher education" includes the University of Utah, Utah State
65	University, Southern Utah University, Weber State University, Snow College, Dixie State
66	College of Utah, Utah Valley University, Salt Lake Community College, and any other
67	university or college which may be established and maintained by the state, and includes any
68	branch or affiliated institution and any campus or facility owned, operated, or controlled by the
69	governing board of the university or college.]
70	(2) "Enter" means intrusion of the entire body.
71	(3) "Institution" or "institution of higher education" means:
72	(a) a state institution of higher education as defined in Section 53B-3-102; or
73	(b) a private institution of higher education in the state accredited by a regional or
74	national accrediting agency recognized by the United States Department of Education.
75	Section 2. Section <b>76-8-702</b> is amended to read:
76	76-8-702. Purpose.
77	It is the purpose of this part to:
78	(1) supplement and clarify the power vested in the governing board of each [private or
79	state] institution of higher education; and [to]
80	(2) regulate, conduct, and enforce law and order on property owned, operated, or
81	controlled by [it] each institution of higher education.
82	Section 3. Section <b>76-8-703</b> is repealed and reenacted to read:
83	76-8-703. Criminal trespass upon an institution of higher education.
84	(1) (a) A chief administrative officer may order a person to leave property that is
85	owned, operated, or controlled by an institution of higher education if the person:
86	(i) acts or if the chief administrative officer has reasonable cause to believe that the
87	person intends to act to:

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88	(A) cause injury to a person;
89	(B) cause damage to property;
90	(C) commit a crime;
91	(D) interfere with the peaceful conduct of the activities of the institution;
92	(E) violate any rule or regulation of the institution if that rule or regulation is not in
93	conflict with state law; or
94	(F) disrupt the institution, its pupils, or the institution's activities; or
95	(ii) is reckless as to whether the person's actions will cause fear for the safety of
96	another.
97	(b) A person is guilty of criminal trespass upon an institution of higher education if the
98	person enters or remains on property that is owned, operated, or controlled by an institution of
99	higher education after being ordered to leave under Subsection (1)(a).
100	(c) The mere carrying or possession of a firearm $\hat{\mathbf{H}} \rightarrow [, \text{whether visible or concealed, without}]$
101	additional behavior or circumstances that would cause a reasonable person to believe the
102	firearm was carried or possessed unlawfully or with criminal intent,] on the campus of a state
102a	institution of higher education, as defined in Section 53B-3-102, ←Ĥ does not warrant an order
103	to leave under Subsection (1)(a) $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{if}}$ the person carrying or possessing the firearm is
103a	otherwise complying with all state laws regulating the possession and use of a firearm $\bigstar \hat{H}$ .
104	(2) A person is guilty of criminal trespass upon an institution of higher education if the
105	person enters or remains without authorization upon property that is owned, operated, or
106	controlled by an institution of higher education if notice against entry or remaining has been
107	given by:
108	(a) personal communication to the person by the chief administrative officer or a
109	person with apparent authority to act for the institution;
110	(b) the posting of signs reasonably likely to come to the attention of trespassers;
111	(c) fencing or other enclosure obviously designed to exclude trespassers; or
112	(d) a current order of suspension or expulsion.
113	(3) If an employee or student of an institution of higher education is ordered to leave
114	under Subsection (1) or receives a notice against entry or remaining under Subsection (2), the
115	institution of higher education shall afford the employee or student the process required by the
116	institution of higher education's rules and regulations.
117	(4) A person who violates this section shall be punished as provided in Section
118	<u>76-8-717.</u>

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119	Section 4. Section <b>76-8-705</b> is amended to read:
120	76-8-705. Willful interference with lawful activities of students or faculty.
121	[(1) If any person on the campus of a private or state institution of higher education or
122	upon any other facility owned or controlled by the governing board of the institution, willfully]
123	A person is guilty of a class C misdemeanor if, on property that is owned, operated, or
124	controlled by an institution of higher education, the person willfully:
125	(1) denies to [students, school officials, employees, or invitees] a student, school
126	official, employee, or invitee lawful:
127	(a) [Lawful] freedom of movement[ <del>,</del> ];
128	(b) [Lawful] use of the property or facilities[;;] or
129	(c) [Lawful] ingress or egress to the institution's physical facilities[, that person is
130	guilty of a class C misdemeanor.]:
131	[(2) If any person upon the campus of a private or state institution of higher education
132	or upon any other facility owned or controlled by the governing board of the institution,
133	willfully]
134	(2) impedes [the faculty or staff] a faculty or staff member of the institution in the
135	lawful performance of [their] the member's duties[;]; or [willfully]
136	(3) impedes a student of the institution in the lawful pursuit of [his] the student's
137	educational activities[ <del>, that person is guilty of a class C misdemeanor</del> ].
138	Section 5. Section <b>76-8-709</b> is amended to read:
139	76-8-709. Enforcement of laws by local agencies not limited.
140	Nothing in this [act] part shall limit:
141	(1) the right or duty of any local law enforcement agency to enforce the law which it
142	had prior to this enactment[ <del>.</del> ]; or
143	(2) the right of any state or local law enforcement agency to enforce the laws of this
144	state.
145	Section 6. Section <b>76-8-717</b> is amended to read:
146	76-8-717. Violations Classifications of offenses.
147	[Any student or employee] Except as otherwise provided, a person found guilty of a
148	violation of [those sections which specify this section as prescribing the punishment] this part
149	shall be punished as follows:

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150	(1) [Upon] upon the first and second conviction, [shall be punished as] the person is
151	guilty of a class B misdemeanor[-]; or
152	(2) [If the defendant has] if the person has previously been convicted two or more
153	times of a violation of [any offense specified punishable under this section, he shall be
154	punished for] this part, the person is guilty of a class A misdemeanor.
155	Section 7. Repealer.
156	This bill repeals:
157	Section 76-8-704, Violation of rule or regulation of institution Failure to leave
158	when ordered.
159	Section 76-8-708, Enforcement of rules or regulations of institutions Privilege of
160	information acquired in proceedings.
161	Section 76-8-710, Disruption of activities in or near school building Failure to
162	leave or re-entry.
163	Section 76-8-711, Withdrawal of consent to remain on campus or facility Report
164	and confirmation of action Reinstatement Hearing Re-entry Powers of
165	suspension, dismissal or expulsion not affected.
166	Section 76-8-712, Re-entry of campus or facility after denial of access as condition
167	of suspension or dismissal Presumption of knowledge.
168	Section 76-8-713, Person not a student, officer or employee Re-entry of campus
169	or facility after direction to leave.
170	Section 76-8-718, Enforcement rights of state or local law enforcement authority
171	not limited.