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PROPELLING A BODILY SUBSTANCE REVISIONS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Jerry W. Stevenson
House Sponsor: Derek E. Brown
LONG TITLE
General Description:
This bill amends the Criminal Code to create the offense of propelling a bodily
substance at another person and provides penalties.
Highlighted Provisions:
This bill:
• creates the class B offense of propelling a bodily substance at another person;
reates the class A offense of propelling a bodily substance, including saliva if the
offender knows he or she is infected with HIV, hepatitis B, or hepatitis C and the
substance or material comes in contact with another person's face or open wound;
and
provides definitions.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
76-5-102.9 , Utah Code Annotated 1953



28	Section 1. Section 76-5-102.9 is enacted to read:
29	76-5-102.9. Propelling a bodily substance Penalties.
30	(1) As used in this section, a listed substance or material is:
31	(a) saliva, blood, urine, or fecal material;
32	(b) an infectious agent as defined in Section 26-6-2 of a material that carries an
33	infectious agent; or
34	(c) vomit or a material that carries vomit.
35	(2) Any person who knowingly or intentionally throws or otherwise propels any bodily
36	substance or material listed under Subsection (1) at another person is guilty of a class B
37	misdemeanor, except as provided in Subsection (3).
38	(3) A violation of this section is a class A misdemeanor if the substance or material
39	propelled is listed in Subsection (1), and:
40	(a) if the substance is the person's saliva, the person knows he or she is infected with
41	HIV, hepatitis B, or hepatitis C; or
42	(b) the substance or material comes into contact with any portion of the other person's
43	face, including the eyes or mouth, or comes into contact with any open wound on the other
44	person's body.
45	(4) If an offense committed under this section amounts to an offense subject to a
46	greater penalty under another provision of state law than under this section, this section does
47	not prohibit prosecution and sentencing for the more serious offense.

Legislative Review Note as of 1-31-13 3:30 PM

Office of Legislative Research and General Counsel