	DEDICATION OF DUDI IC UICHWAVS
	DEDICATION OF PUBLIC HIGHWAYS 2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Todd Weiler
	House Sponsor:
LONG T	ITLE
General I	Description:
Th	is bill modifies the Transportation Code by amending provisions relating to the
dedicatior	of public highways.
Highlight	ed Provisions:
Th	is bill:
►	modifies the requirements for an interruption of continuous use of a highway as a
public tho	roughfare;
►	provides that a property owner's interruption of continuous use of a highway as a
public tho	roughfare restarts the running of the 10-year period of continuous use
required f	or the dedication of a public highway;
►	provides that a property owner's interruption of a right-of-way created after
dedicatior	has no effect on the validity of the state's claim to the right-of-way;
►	removes certain limitations regarding the applicability of the dedication and
interruptio	on provisions; and
►	removes language providing legislative intent.
Money A	ppropriated in this Bill:
No	one
Other Sp	ecial Clauses:
No	one
Utah Cod	e Sections Affected:



## **S.B. 224**

28	AMENDS:
29 30	72-5-104, as last amended by Laws of Utah 2014, Chapter 107
31	Be it enacted by the Legislature of the state of Utah:
32	Section 1. Section 72-5-104 is amended to read:
33	72-5-104. Public use constituting dedication Scope.
34	(1) As used in this section, "highway," "street," or "road" does not include an area
35	principally used as a parking lot.
36	(2) [ <del>(a)</del> ] A highway is dedicated and abandoned to the use of the public when it has
37	been continuously used as a public thoroughfare for a period of 10 years.
38	[(b) Dedication to the use of the public under Subsection (2) does not require an act of
39	dedication or implied dedication by the property owner.]
40	(3) The requirement of continuous use under Subsection (2) is satisfied if the use is as
41	frequent as the public finds convenient or necessary and may be seasonal or follow some other
42	pattern.
43	(4) Continuous use as a public thoroughfare under Subsection (2) is interrupted [only]
44	when:
45	[(a) the regularly established pattern and frequency of public use for the given road has
46	actually been interrupted for a period of no less than 24 hours to a degree that reasonably puts
47	the traveling public on notice; or]
48	[(b) for interruptions by use of a barricade on or after May 10, 2011:]
49	[(i) if the person or entity interrupting the continuous use gives not less than 72 hours
50	advance written notice of the interruption to the highway authority having jurisdiction of the
51	highway, street, or road; and]
52	[(ii) the barricade is in place for at least 24 consecutive hours, then an interruption will
53	be deemed to have occurred.]
54	(a) the property owner undertakes an overt act which is intended to interrupt the use of
55	the highway, street, or road as a public thoroughfare; and
56	(b) the overt act described in Subsection (4)(a) is reasonably calculated to interrupt the
57	regularly established pattern and frequency of public use for the given highway, street, or road
50	for a namiad of no loss than 24 hours

58 for a period of no less than 24 hours.

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59	(5) Installation of gates and posting of no trespassing signs are relevant forms of
60	evidence but are not solely determinative of whether an interruption <u>under Subsection (4)</u> has
61	occurred.
62	[(6) If the highway authority having jurisdiction of the highway, street, or road
63	demands that an interruption cease or that a barrier or barricade blocking public access be
64	removed and the property owner accedes to the demand, the attempted interruption does not
65	constitute an interruption under Subsection (4).]
66	(6) A property owner's interruption under Subsection (4) of a highway, street, or road
67	where the requirement of continuous use under Subsection (2) is not satisfied restarts the
68	running of the 10-year period of continuous use required for dedication under Subsection (2).
69	(7) (a) The burden of proving dedication under Subsection (2) is on the party asserting
70	the dedication.
71	(b) The burden of proving interruption under Subsection (4) is on the party asserting
72	the interruption.
73	(8) (a) The dedication and abandonment creates a right-of-way held by the state in
74	accordance with Sections 72-3-102, 72-3-104, 72-3-105, and 72-5-103.
75	(b) A property owner's interruption under Subsection (4) of a right-of-way held by the
76	state in accordance with Subsection (8)(a) has no effect on the validity of the state's claim to
77	the right-of-way and does not return the right-of-way to private ownership or use.
78	(9) The scope of [the] <u>a</u> right-of-way <u>described in Subsection (8)(a)</u> is that which is
79	reasonable and necessary to ensure safe travel according to the facts and circumstances.
80	[(10) (a) The provisions of this section apply to any claim under this section for which
81	a court of competent jurisdiction has not issued a final unappealable judgment or order.]
82	[(b) The Legislature finds that the application of this section:]
83	[(i) does not enlarge, eliminate, or destroy vested rights; and]
84	[(ii) clarifies legislative intent in light of Utah Supreme Court rulings in Wasatch
85	County v. Okelberry, 179 P.3d 768 (Utah 2008), Town of Leeds v. Prisbrey, 179 P.3d 757
86	(Utah 2008), and Utah County v. Butler, 179 P.3d 775 (Utah 2008).]