|             | DEDICATION OF DUDI IC UICHWAVS  |
|-------------|---|
|             | DEDICATION OF PUBLIC HIGHWAYS<br>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:  |
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| 29<br>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                  |
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| 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).]                                   |