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	WATER FACILITIES AMENDMENTS		
	2020 GENERAL SESSION		
	STATE OF UTAH		
	Chief Sponsor: Logan Wilde		
	Senate Sponsor: Jani Iwamoto		
LON	NG TITLE		
Gen	eral Description:		
	This bill addresses water facilities.		
High	alighted Provisions:		
	This bill:		
	• defines terms;		
	 outlines prohibited acts related to water facilities; 		
	addresses civil actions;		
	creates an exception from liability;		
	► addresses obstruction or changes related to water facilities and rights of way; and		
	makes technical and conforming changes.		
Mon	ey Appropriated in this Bill:		
	None		
Othe	er Special Clauses:		
None			
Utah	Code Sections Affected:		
AMI	ENDS:		
	73-1-14, as last amended by Laws of Utah 2005, Chapter 215		
	73-1-15, as last amended by Laws of Utah 2018, Chapter 349		
Be it	enacted by the Legislature of the state of Utah:		
	Section 1. Section 73-1-14 is amended to read:		
	73-1-14. Interfering with water facilities or with apportioning official Penalty		

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30	and liability.	
31	[(1) Any person, who in any way unlawfully interferes with, injures, destroys or	
32	removes any dam, head gate, weir, casing, valve, cap or other appliance for the diversion,	
33	apportionment, measurement or regulation of water, or who interferes with any person	
34	authorized to apportion water while in the discharge of his duties, is guilty of a crime	
35	punishable under Section 73-2-27.	
36	(1) As used in this section:	
37	(a) "Interfere," for purposes of a water facility, means damage to or modification of the	
38	water facility that results in actual blockage or diversion of water, stormwater, wastewater, or	
39	sewage.	
40	(b) "Water facility" means a dam, pipeline, culvert, fire hydrant, flume, conduit, ditch,	
41	head gate, canal, reservoir, storage tank, spring box, well, meter, weir, valve, casing, cap, or	
42	other facility used for the diversion, transportation, distribution, measurement, collection, or	
43	storage of water, stormwater, wastewater, or sewage.	
44	(2) A person is guilty of a crime punishable under Section 73-2-27 if the person:	
45	(a) maliciously:	
46	(i) interferes with a water facility;	
47	(ii) damages a water facility;	
48	(iii) destroys a water facility; or	
49	(iv) removes a water facility;	
50	(b) intentionally or knowingly makes a temporary or permanent connection to a water	
51	facility without first obtaining the written consent of the owner of the water facility; or	
52	(c) unlawfully interferes with an individual authorized to apportion water while in the	
53	discharge of the individual's duties.	
54	$[\frac{(2)}{2}]$ $[\frac{3}{2}]$ $[\frac{Any}{2}]$ A person who commits an act defined as a crime under this section is	
55	also liable [in a civil action] for damages or other relief [to any] and costs in a civil action	
56	brought by a person injured by that act.	
57	[(3)] (4) (a) A civil action under this section may be brought independent of a criminal	

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- (b) Proof of the elements of a civil action under this section need only be made by apreponderance of the evidence.
- (5) A person who complies with Title 54, Chapter 8a, Damage to Underground Utility
 Facilities, Section 73-1-7, or Section 73-1-15.5 may not be held criminally or civilly liable for
 actions allowed by those sections.
 - Section 2. Section 73-1-15 is amended to read:
 - 73-1-15. Obstructing or change of water facilities -- Penalties.
 - (1) (a) [Whenever any] When a person has a right-of-way of [any] an established type or title for [any canal or other watercourse it shall be] a water facility, as defined in Section 73-1-14, it is unlawful for [any] a person to place or maintain in place any obstruction, or change of the water flow by fence or otherwise, along, [or] across, [or in such canal or watercourse] in, or to the water facility, except as where [said watercourse] the water facility inflicts damage to private property, without first:
 - (i) receiving written permission for the change <u>or obstruction</u> and providing gates sufficient for the passage of the owner or owners of [such canal or watercourse] <u>the water</u> facility; or
 - (ii) complying with the requirements of Section 73-1-15.5.
- 76 (b) That the vested rights in the established [canals and watercourse] water facility
 77 shall be protected against all encroachments.
 - (c) That indemnifying agreements may be entered as may be just and proper by governmental agencies.
- 80 (2) [Any] A person violating this section is guilty of a crime punishable under Section 81 73-2-27.
 - (3) [Any] A person who commits an act defined as a crime under this section is also liable for damages or other relief and costs in a civil action to [any] a person injured by that act.
- 84 (4) (a) A civil action under this section may be brought independent of a criminal action.

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86 (b) Proof of the elements of a civil action under this section need only be made by a 87 preponderance of the evidence.