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1	<b>CUSTODIAL INTERROGATION AMENDMENTS</b>
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ryan D. Wilcox
5	Senate Sponsor: Todd D. Weiler
6	Cosponsors: Matthew H. Gwynn
7	Jefferson S. Burton Stephanie Pitcher
8	
9	LONG TITLE
10	General Description:
11	This bill addresses the custodial interrogation of a child.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>addresses the use of false information about evidence or an unauthorized statement</li> </ul>
15	about leniency in a custodial interrogation of a child; and
16	<ul> <li>makes technical and conforming changes.</li> </ul>
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	<b>Utah Code Sections Affected:</b>
22	AMENDS:
23	80-6-206, as enacted by Laws of Utah 2021, Chapter 261 and last amended by
24	Coordination Clause, Laws of Utah 2021, Chapter 261
25	
26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section <b>80-6-206</b> is amended to read:
28	80-6-206. Interrogation of a child Presence of a parent, legal guardian, or other

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29	adult Interrogation of a minor in a facility Prohibition on false information or
30	unauthorized statement.
31	(1) As used in this section:
32	(a) "Custodial interrogation" means any interrogation of a minor while the minor is in
33	custody.
34	[(a)] (b) (i) "Friendly adult" means an adult:
35	(A) [that] who has an established relationship with the child to the extent that the adult
36	can provide meaningful advice and concerned help to the child should the need arise; and
37	(B) who is not hostile or adverse to the child's interest.
38	(ii) "Friendly adult" does not include a parent or guardian of the child.
39	[(b)] (c) (i) "Interrogation" means any express questioning or any words or actions that
40	are reasonably likely to elicit an incriminating response.
41	(ii) "Interrogation" does not include words or actions normally attendant to arrest and
42	custody.
43	(2) If a child is [in custody and] subject to a custodial interrogation for an offense, the
44	child has the right:
45	(a) to have the child's parent or guardian present during an interrogation of the child; or
46	(b) to have a friendly adult present during an interrogation of the child if:
47	(i) there is reason to believe that the child's parent or guardian has abused or threatened
48	the child; or
49	(ii) the child's parent's or guardian's interest is adverse to the child's interest, including
50	that the parent or guardian is a victim or a codefendant of the offense alleged to have been
51	committed by the child.
52	(3) If a child is [in custody and] subject to [interrogation of] a custodial interrogation
53	for an offense, the child may not be interrogated unless:
54	(a) the child has been advised of the child's constitutional rights and the child's right to
55	have a parent or guardian, or a friendly adult if applicable under Subsection (2)(b), present
56	during the interrogation;

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57	(b) the child has waived the child's constitutional rights;
58	(c) except as provided in Subsection (4), the child's parent or guardian, or the friendly
59	adult if applicable under Subsection (2)(b), was present during the child's waiver under
60	Subsection (3)(b) and has given permission for the child to be interrogated; and
61	(d) if the child is in the custody of the Division of Child and Family Services and a
62	guardian ad litem has been appointed for the child, the child's guardian ad litem has given
63	consent to an interview of the child as described in Section 62A-4a-415.
64	(4) A child's parent or guardian, or a friendly adult if applicable under Subsection
65	(2)(b), is not required to be present during the child's waiver under Subsection (3) or to give
66	permission to the interrogation of the child if:
67	(a) the child is emancipated as described in Section 80-7-105;
68	(b) the child has misrepresented the child's age as being 18 years old or older and a
69	peace officer has relied on that misrepresentation in good faith; or
70	(c) a peace officer or a law enforcement agency:
71	(i) has made reasonable efforts to contact the child's parent or legal guardian, or a
72	friendly adult if applicable under Subsection (2)(b); and
73	(ii) has been unable to make contact within one hour after the time [in] at which the
74	child is [in] taken into custody.
75	(5) (a) If a minor is admitted to a detention facility under Section 80-6-205, or the
76	minor is committed to secure care or a correctional facility, and is subject to <u>a custodial</u>
77	interrogation for an offense, the minor may not be interrogated unless:
78	(i) the minor has had a meaningful opportunity to consult with the minor's appointed or
79	retained attorney;
80	(ii) the minor waives the minor's constitutional rights after consultation with the
81	minor's appointed or retained attorney; and
82	(iii) the minor's appointed or retained attorney is present for the interrogation.

(b) Subsection (5)(a) does not apply to a juvenile probation officer, or a staff member

of a detention facility, unless the juvenile probation officer or the staff member is interrogating

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H.B. 171 85 the minor on behalf of a peace officer or a law enforcement agency. 86 (6) A minor may only waive the minor's right to be represented by counsel at all stages of court proceedings as described in Section 78B-22-204. 87 (7) If a child is subject to a custodial interrogation for an offense, a peace officer, or an 88 individual interrogating a child on behalf of a peace officer or a law enforcement agency, may 89 90 not knowingly: (a) provide false information about evidence that is reasonably likely to elicit an 91 incriminating response from the child; or 92

(b) make an unauthorized statement about leniency for the offense.

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