

H.B. 103

CHANGES TO DEFINITIONS OF A CHILD AND A MINOR

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 1, 2006 2:32 PM

Representative **Wayne A. Harper** proposes the following amendments:

1. *Page 1, Line 24:* Bracket "None" and insert "This bill coordinates with S.B. 7 by providing technical amendments."
2. *Page 3, Lines 61 through 63:* Delete lines 61 through 63
3. *Page 39, Line 1198:*
1198 (a) a ~~{-minor-}~~ child who has violated any federal, state, or local law or municipal ordinance or
a
4. *Page 40, Lines 1228 through 1234:*
1228 (j) any parent or parents of a ~~{-minor-}~~ child committed to a secure youth corrections facility, to
1229 order, at the discretion of the court and on the recommendation of a secure [~~youth corrections~~]
1230 facility, the parent or parents of a ~~{-minor-}~~ child committed to a secure [~~youth corrections~~] facility for
a
1231 custodial term, to undergo group rehabilitation therapy under the direction of a secure [~~youth~~
1232 ~~corrections~~] facility therapist, who has supervision of that parent's or parents' ~~{-minor-}~~ child , or any
1233 other therapist the court may direct, for a period directed by the court as recommended by a
1234 secure [~~youth corrections~~] facility;
5. *Page 82, Lines 2520 through 2811:* Delete Lines 2520 through 2811

Renumber remaining Sections accordingly

6. *Page 117, Line 3615:* After line 3615 insert:
Section 55. **Coordinating H.B. 103 with S.B. 7 -- Technical Amendments.**
If this H.B. 103 and S.B. 7, Child Protection Amendments, both pass, it is the intent of the Legislature that the Office of Legislative Research and General Counsel shall prepare the Utah Code database for publication by combining the amendments made by this bill and S.B. 7 to Subsection 62A-4a-202.1(3), so that

Subsection 62A-4a-202.1(3) reads as follows:

"(3) (a) If possible, consistent with the [~~minor's~~] child's safety and welfare, before taking a [~~minor~~] child into protective custody, the child welfare worker shall also determine whether there are services reasonably available [~~to the worker which~~] that, if provided to [~~the minor's~~] a parent or [~~to the minor~~] guardian of the child, would eliminate the need to remove the [~~minor~~] child from the custody of the [~~minor's~~] child's parent or guardian.

(b) If [~~those~~] the services described in Subsection (3)(a) are reasonably available, they shall be utilized.

(c) In determining whether the services described in Subsection (3)(a) are reasonably available, and in making reasonable efforts to provide those services, the [~~minor's~~] child's health, safety, and welfare shall be the child welfare worker's paramount concern."