



# UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • 320 STATE CAPITOL  
P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5115 • (801) 538-1035

February 9, 2010

Mr. President:

The Judiciary, Law Enforcement, and Criminal Justice Committee reports a favorable recommendation on **S.B. 140**, JUVENILE DETENTION AMENDMENTS, by Senator J. Greiner, with the following amendments:

1. *Page 2, Lines 32 through 38:*

32           (2) (a) Children charged by information or indictment with crimes as a serious youth  
33   offender under Section 78A-6-702, and bound over to the jurisdiction of the district court,  
    or  
34   certified to stand trial as an adult pursuant to Section 78A-6-703 **, if detained,** [may]  
    shall be detained in a  
35   jail or other place of detention used for adults. Children charged by information or  
    indictment  
36   with crimes under Section 78A-6-701, except for offenses committed in a secure facility as  
37   described in Subsection 78A-6-701(1)(b), shall be detained in a jail or other place of  
    detention  
38   used for adults.

Respectfully,

Mark B. Madsen  
Committee Chair

Voting: 4-0-2

3 SB0140.SC1.WPD jdhowe/JDH ECM/JDH 2/9/10 4:54 pm

Bill Number



SB0140

Action Class



S

Action Code



SCRAMD