

**1st Sub. H.B. 230**  
**DISABILITY AMENDMENTS**

Representative **Paul Ray** proposes the following amendments:

1. *Page 2, Lines 32 through 33:*

32 Other Special Clauses:

33 This bill provides an effective date.

**This bill coordinates with H.B. 13, Immunizations for Teen Mothers, by providing technical amendments.**

2. *Page 8, Line 234:*

234 78B-3-110, as renumbered and amended by Laws of Utah 2008, Chapter 3

**Utah Code Sections Affected by Coordination Clause:**

**26-10-1, as last amended by Laws of Utah 2001, Chapter 73**

**26-10-2, as enacted by Laws of Utah 1981, Chapter 126**

3. *Page 334, Lines 10342 through 10344:*

10342 Section 191. Effective date.

10343 This bill takes effect on May 10, 2011, except that the amendments to Section

10344 78A-6-117 (Effective 07/01/11) take effect on July 1, 2011.

Section 192. Coordinating H.B. 230 with H.B. 13 -- Technical amendments.

If this H.B. 230 and H.B. 13, Immunizations for Teen mothers, 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:

(1) amending Section 26-10-1 to read:

"26-10-1. Definitions.

As used in this chapter:

(1) "Maternal and child health services" means:

(a) the provision of educational, preventative, diagnostic, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances, and facilitating services directed toward reducing infant mortality and improving the health of mothers and children provided, however, that nothing in this [section] Subsection (1) shall be construed to allow any agency of the state to interfere with the rights of the parent of an unmarried minor in decisions about the providing of health information or services;

(b) the development, strengthening, and improvement of standards and techniques relating to the services and care;

(c) the training of personnel engaged in the provision, development, strengthening, or improvement of the

services and care; and

(d) necessary administrative services connected with Subsections (1)(a), (b), and (c).

~~[(2) "Crippled children's services" means:]~~

(2) "Minor" means a person under the age of 18.

(3) "Services for children with disabilities" means:

(a) the early location of ~~[crippled]~~ children with a disability, provided that any program of prenatal diagnosis for the purpose of detecting the possible disease or disabilities of an unborn child will not be used for screening, but rather will be utilized only when there are medical or genetic indications that warrant diagnosis;

(b) the provision for ~~[such]~~ children described in Subsection (3)(a) of preventive, diagnosis, and treatment services, including medical care, hospitalization, and other institutional care and aftercare, appliances, and facilitating services directed toward the diagnosis of the condition of ~~[such]~~ those children or toward the restoration of the children to maximum physical and mental health;

(c) the development, strengthening, and improvement of standards and techniques relating to ~~[such]~~ services and care described in this Subsection (3);

(d) the training of personnel engaged in the provision, development, strengthening, or improvement of ~~[such]~~ services and care described in this Subsection (3); and

(e) necessary administrative services connected with Subsections ~~[(2)]~~ (3)(a), (b), and (c)."; and

(2) amending Section 26-10-2 to read:

"26-10-2. Maternal and child health and crippled children's services provided by department.

The department shall, as funding permits, provide for maternal and child health services and ~~[crippled children's]~~ services ~~[to individuals who need such services and]~~ for children with a disability if the individual needs the services and the individual cannot reasonably obtain [them] the services from other sources.".