

## House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

February 19, 2014

## **CORRECTED on 2/20/2014**

## Madam Speaker:

The Judiciary Committee reports a favorable recommendation on **H.B. 201**, VISITATION AMENDMENTS, by Representative L. Christensen, with the following amendments:

- 1. *Page 3, Lines 72 through 76:* 
  - 72 (1) When { strictly } necessary to protect a child and no less restrictive means is
  - 73 reasonably available, a court may order supervised parent-time if the court determines from
  - 54 sufficient available evidence that the child would be subject to physical, psychological, or
  - 75 emotional danger or child abuse, as described in Section 76-5-109, from the noncustodial parent if left unsupervised with the noncustodial
  - 76 parent.
- 2. *Page 3, Lines 83 through 86:* 
  - 83 direction for parent-time when neither supervisor is available.
  - 84 (4) The court shall { diligently strive to } give preference to a relative of the noncustodial
  - parent who is known to the child, or an individual recommended by the noncustodial parent,
  - when making the selection in Subsection (3).
- *3. Page 2, Lines 32 through 35:* 
  - and well-being of the child and the parent who [is the victim of] experience domestic or family
  - 33 violence.
  - 34 (b) Absent a showing by {+} a preponderance of {+} { clear and







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**convincing** evidence of real

35 harm or substantiated potential harm to the child:

Respectfully,

Kay L. McIff Committee Chair

Voting: 7-2-0

3 HB0201.HC1.WPD 2/19/14 5:52 pm chelsealloyd/CBL ECM/CBL

Bill Number



