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1	CONTRIBUTING TO DELINQUENCY OF A
2	MINOR
3	1998 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Steve Barth
6	AN ACT RELATING TO THE CRIMINAL CODE; ESTABLISHING THE OFFENSE OF
7	CONTRIBUTING TO THE DELINQUENCY OF A MINOR; PROVIDING A PENALTY;
8	PROVIDING FOR JUVENILE COURT JURISDICTION TO TRY ADULTS UNDER
9	CERTAIN CIRCUMSTANCES; AND MAKING TECHNICAL AMENDMENTS.
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	78-3a-801 , as enacted by Chapter 1, Laws of Utah 1996
13	ENACTS:
14	76-10-2201 , Utah Code Annotated 1953
15	REPEALS AND REENACTS:
16	78-3a-802 , as enacted by Chapter 1, Laws of Utah 1996
17	REPEALS:
18	78-3a-803, as last amended by Chapter 10, Laws of Utah 1997
19	Be it enacted by the Legislature of the state of Utah:
20	Section 1. Section 76-10-2201 is enacted to read:
21	Part 22. Contributing to the Delinquency of a Minor
22	76-7-2201. Contributing to the delinquency of a minor Definitions Penalties.
23	(1) For purposes of this part:
24	(a) "Adult" means a person 18 years of age or over.
25	(b) "Minor" means a person under the age of 18 years.
26	(2) Any adult who commits any act or engages in any conduct which he knows or should
7	know would have the effect of causing or encouraging a minor to commit an act which would be

1	a misdemeanor criminal violation of any federal or state statute, any county or municipal
2	ordinance, or court order if committed by an adult is guilty of a class B misdemeanor.
3	(3) An offense committed under Subsection (2) is in addition to any completed or inchoate
4	offense which the adult may have committed personally or as a party.
5	Section 2. Section 78-3a-801 is amended to read:
6	78-3a-801. Jurisdiction of adults for offenses against minors Proof of delinquency
7	not required for conviction.
8	(1) The court shall have [concurrent] jurisdiction, concurrent with the district court and
9	the justice court to try [the following] adults for the following offenses committed against minors:
10	[(a) any person 18 years of age or older who:]
11	[(i) solicits, requests, commands, encourages, or intentionally aids or who acts with a
12	minor in the violation of any federal, state, or local law or municipal ordinance;]
13	[(ii) tends to cause minors to become or remain delinquent; or]
14	[(iii) aids, contributes to, or becomes responsible for the neglect, abuse, or delinquency
15	of any minor;]
16	[(b) any person 18 years or older, having a minor in his legal custody, or under his care,
17	or in his employment, who willfully abuses or ill-treats, neglects, or abandons the minor in any
18	manner likely to cause the minor unnecessary suffering or serious injury to his health or morals;]
19	[(c) any person 18 years or older who:]
20	[(i) forcibly takes away a minor from, or wrongfully encourages him to leave, the legal or
21	physical custody of any person, agency, or institution in which the minor lawfully resides or has
22	been legally placed for the purpose of care, support, education, or adoption; or]
23	[(ii) knowingly detains or harbors a minor whom he has reasonable grounds to believe has
24	escaped or fled from the custody of any agency or institution in which the minor lawfully resides
25	or has run away from his parent, guardian, or custodian;]
26	[(d) any person 18 years of age or older who:]
27	[(i) provides a minor with an alcoholic beverage or a controlled substance; or]
28	[(ii) encourages or permits a minor to consume an alcoholic beverage or controlled
29	substance; or]
30	[(e) any person 18 years of age or older who fails]
31	(a) unlawful sale or supply of alcohol beverage or product to minors in violation of Section

1	<u>32A-12-203;</u>
2	ĥ [(b) unlawful employment of minors in violation of Title 34, Chapter 23, Employment of
3	Minors;] ĥ
4	$\hat{\mathbf{h}}$ [(e)] (b) $\hat{\mathbf{h}}$ failure to report child abuse, as required by Title 62A, Chapter 4a, Part 4, Child
4a	Abuse
5	or Neglect Reporting Requirements[-];
6	ĥ [(d)] (c) ĥ harboring a minor in violation of Section 62A-4a-501;
7	ĥ [(e) misdemeanor child abuse in violation of Section 76-5-109;
8	(f) misdemeanor abuse or neglect of a disabled child under Section 76-5-110; î
9	$\hat{\mathbf{h}}$ [(g)] (d) $\hat{\mathbf{h}}$ misdemeanor custodial interference in violation of Section 76-5-303;
10	\hat{h} [(h) misdemeanor criminal nonsupport in violation of Sections 76-7-201 and 76-7-202;] \hat{h}
11	(i) contributing to the delinquency of a minor in violation of Section 76-7-2201; or
12	(j) contributing to the truancy of a minor in violation of Section 53A-11-101.
13	(2) It is not necessary [in order to obtain a conviction under this statute to establish that]
14	for the minor [had become a] to be found to be delinquent or to have committed a delinquent act
15	for the court to exercise jurisdiction under Subsection (1). It is necessary, however, that the court
16	have jurisdiction over the minor.
17	Section 3. Section 78-3a-802 is repealed and reenacted to read:
18	78-3a-802. Practice and procedure Jury trial.
19	(1) The county attorney or district attorney, as provided in Sections 17-18-1 and 17-18-1.7
20	shall prosecute any case brought under this part.
21	(2) Proceedings under this part shall be governed by the statutes and rules governing
22	criminal proceedings in the district court, except the court may, and upon stipulation of the parties
23	shall, transfer the case to a district court.
24	(3) Jury trials $\hat{\mathbf{h}}$ FOR ADULTS TRIED $\hat{\mathbf{h}}$ in the juvenile court shall be before four jurors.
25	Section 4. Repealer.
26	This act repeals:
27	Section 78-3a-803, Practice and procedure Jury trial Criminal Code prosecution
28	unaffected.

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Legislative Review Note as of 2-9-98 11:17 AM

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel