Representative Mike Thompson proposes the following substitute bill:

	CHILD WELFARE INVESTIGATIONS
	2004 GENERAL SESSION
	STATE OF UTAH
	Sponsor: Mike Thompson
	ONG TITLE
	neral Description:
	This bill amends Child and Family Services.
Hig	ghlighted Provisions:
	This bill:
	 prohibits a state officer, peace officer, or child welfare worker from entering the
hor	ne of a minor who is not under the jurisdiction of the court, except in specified
circ	cumstances; and
	makes technical changes.
Mo	onies Appropriated in this Bill:
	None
Otl	her Special Clauses:
	This bill takes effect on July 1, 2004.
Uta	ah Code Sections Affected:
AN	MENDS:
	62A-4a-202.1 (Effective 07/01/04), as last amended by Chapter 171, Laws of Utah
200)3



26	62A-4a-202.1 (Effective 07/01/04). Entering home of a minor Taking a minor
27	into protective custody Caseworker accompanied by peace officer Preventive services
28	Shelter care or emergency kinship.
29	(1) A state officer, peace officer, or child welfare worker may not[, without the
30	consent of the minor's parent or guardian, a warrant, or a court order issued under Section
31	78-3a-106,] enter the home of a minor who is not under the jurisdiction of the court, remove a
32	minor from the minor's home or school, or take a minor into protective custody unless:
33	(a) the state officer, peace officer, or child welfare worker has obtained:
34	(i) the consent of the minor's parent or guardian; or
35	(ii) a court order issued under Section 78-3a-106; or
36	(b) there exist exigent circumstances.
37	(2) A child welfare worker within the division may take action under Subsection (1)
38	accompanied by a peace officer, or without a peace officer when a peace officer is not
39	reasonably available.
40	(3) If possible, consistent with the minor's safety and welfare, before taking a minor
41	into protective custody, the worker shall also determine whether there are services reasonably
42	available to the worker which, if provided to the minor's parent or to the minor, would
43	eliminate the need to remove the minor from the custody of the minor's parent or guardian. If
14	those services are reasonably available, they shall be utilized. In determining whether services
45	are reasonably available, and in making reasonable efforts to provide those services, the
1 6	minor's health, safety, and welfare shall be the worker's paramount concern.
1 7	(4) (a) A minor removed or taken into custody under this section may not be placed or
18	kept in a secure detention facility pending court proceedings unless the minor is detainable
19	based on guidelines promulgated by the Division of Juvenile Justice Services.
50	(b) A minor removed from the custody of the minor's parent or guardian but who does
51	not require physical restriction shall be given temporary care in:
52	(i) a shelter facility; or
53	(ii) an emergency kinship placement in accordance with Section 62A-4a-209.
54	Section 2. Effective date.
55	This bill takes effect on July 1, 2004.