



UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • WEST OFFICE BUILDING, SUITE W115
P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5115 • (801) 538-1035

January 31, 2005

Mr. President:

The Health and Human Services Committee reports a favorable recommendation on **S.B. 72, CHILD WELFARE AMENDMENTS**, by Senator D. Eastman, with the following amendments:

1. *Page 1, Lines 17 through 19:*

- 17 ▶ provides that a child and family plan may only include requirements that:
18 • address findings made by the court; or
19 • are requested or approved by a parent or guardian of the child **, and are
agreed to by the division and the guardian ad litem** ;

2. *Page 11, Lines 322 through 323*

- 322 (b) The interdisciplinary team described in Subsection (2)(a) shall include {+} ,
but is not
323 **limited to, {+}** representatives from the following fields:

3. *Page 13, Line 398 through Page 14, Line 401*

- 398 (h) For purposes of Subsection (7)(d), a child and family plan may only include
399 requirements that:
400 (i) address findings made by the court; or

Bill Number



Action Class



Action Code



401 (ii) (A) are requested or consented to by a parent or guardian of the child {-} ; and
(B) are agreed to by the division and the guardian ad litem.

Respectfully,

Allen M. Christensen
Committee Chair

Voting: 3-0-3

3 SB0072.SC1.WPD nduzett/MDA TRV/MDA 1/31/05 10:05 am

Bill Number



SB0072

Action Class



S

Action Code



SCRAMD