Representative LaVar Christensen proposes the following substitute bill:

1	PARENT AND CHILD AMENDMENTS			
2	2006 GENERAL SESSION			
3	STATE OF UTAH			
4	Chief Sponsor: LaVar Christensen			
5	Senate Sponsor: David L. Thomas			
6 7	LONG TITLE			
8	General Description:			
9	This bill defines "in loco parentis" as a voluntary and temporary delegation of parental			
10	authority.			
11	Highlighted Provisions:			
12	This bill:			
13	 defines "in loco parentis" to be a legally recognized, voluntary and temporary 			
14	delegation of parental power;			
15	 prohibits the use of "in loco parentis" to grant parent-time, visitation, custody, legal 			
16	guardianship, child support, or an adoption of a minor child;			
17	 allows a biological or adoptive parent to terminate the temporary and voluntary 			
18	delegation of parental authority between a person standing in "loco parentis" and			
19	their minor child or children;			
20	 provides that in loco parentis may not be maintained or legally recognized contrary 			
21	to the expressed desires of a parent of a minor child; and			
22	 provides that this bill does not effect any rights provided under Title 30, Husband 			
23	and Wife.			
24	Monies Appropriated in this Bill:			
25	None			



Other Special Clauses:					
	None				
U	Jtah Code Sections Affected:				
Eì	ENACTS:				
	78-62-1 , Utah Code Annotated 1953				
Ве	e it enacted by the Legislature of the state of Utah:				
	Section 11. Section 78-62-1 is enacted to read:				
	<u>78-62-1.</u> In loco parentis.				
	(1) "In loco parentis" means the legal recognition of a voluntary and temporary				
de	elegation to another person of parental authority for a minor child.				
	(2) "Person" means an individual acting on their own behalf or in such capacity as				
provided by statute.					
	(3) Unless specifically authorized by statute, in loco parentis may not be used as the				
<u>ba</u>	asis for granting to any person:				
	(a) parent-time or visitation:				
	(b) legal or physical custody:				
	(c) status as a legal guardian;				
	(d) child support; or				
	(e) an adoption.				
	(4) In loco parentis may not be maintained or legally recognized contrary to the				
ex	apressed desires of a parent of a minor child.				
	(5) A biological or adoptive parent who has not been adjudicated as an unfit parent				
m	ay at any time terminate a relationship between a person standing in loco parentis and their				
<u>m</u> :	inor child or children.				
	(6) This section does not effect any rights provided under Title 30, Husband and Wife.				

Fiscal Note Bill Number HB0148S01	Parent and Child Amendments	14-Feb-06 10:11 AM
State Impact		
State Impact		
No fiscal impact.		
Individual and Business Impact		
No fiscal impact.		

Office of the Legislative Fiscal Analyst